Notice.

FROM and after this date, Letters for all the States of Italy may, at the option of the Sender, be prepaid in India, and will be forwarded in the Malta Mail, for transmission to their destination.
Rates of Postage are as follows, and include Indian Postage; but it is believed that Letters to

any State in Italy, except those under the Sardinian Government, are subject to a further charge on delivery :-

On Letters.		To Sard eany, Pa dena, Rom	arma,	Mo- the	To any o	other Italy	
		Rs.	As.	P.	Rs.	As.	P.
Weighing less than 1 of an ounce		0	5	4	0	13	4
Weighing less than 1 of an ounce More than 1 and less than 1 an ounce		0	5 8	U	0	14	8
1 3 6		0	13	4	1	12	0
y to an ounce	•••	1	0	0	1	13	4
, 1 but , 14 ounce	393	1	0 7	8	3	6	8

For Letters exceeding the weight given above, in the case for those addressed to Sardinia, &c., 2 annas 4 pie are to be added for every additional quarter of an ounce, in addition to 5 annas 4 pie for every additional ounce or fraction of an ounce. In the case of Letters addressed to States of Italy pot under Sardinian Postal Rules, i. c. Sieily, Naples, Rome, and the Papal States, one anna and four pie are to be added for every additional quarter of an ounce, and one Rupee eight annas for every additional ounce or fraction of an ounce.

Newspapers addressed to Sardinia, Tuscany, Parma, Modena, and the Romagna, cannot be prepaid in India to their destination. The India Inland Rate of Postage of one anna for each Paper not weighing more than six tolahs, must be therefore prepaid on all Newspapers not posted in Calcutta, Madras, or Bombay.

Newspapers and Printed Papers addressed to the States in Italy not mentioned in the preceding paragraph, will be liable to the following Rates of Postage :-

								Rs.	As	. P.
	If weighin	g less th	an two	ounces				0	1	4
	More than	two oun	ces but	less th	an 4	ounces	5	0	2	0
		four	"	"	6	,,	}	0	3	4
5	,,	six	"	,,	8	,,		0	4	0
	"	eight	"	,,	10	"		U	5	4

C. K. DOVE. Post-Muster General.

The 31st October 1860.

Notice.

THE Public are hereby informed that, on and after the 1st January 1861, no Newspaper or other Article on which postage is chargeable, under Section VII. of Act XVII. of 1854, shall be forwarded by Post, unless at least one rate of postage shall be pre-paid by a Stamp or Stamps; and if any Newspaper or other Article above referred to shall be posted, having affixed thereto a postage Stamp or Stamps, the value of which shall be equal to or more than a single rate of postage, but less than the full rate of postage to which such Newspaper or other Article is liable, such Newspaper or other Article shall be forwarded, and the deficient postage shall be charged upon delivery together with the addition of single rate of postage, or one anna, over and above the deficient postage.

CALCUTTA POST OFFICE,]
The lat December 1860.]

NOTICE ISSUED BY THE POST-MASTER OF CALCUTTA.

No. 2661.

The 1844 Keptember 1860.—As very many Letters on ordinary Post Office matters are addressed by the Public to the Post-Master General instead of the Post-Master, Calcutta, and as inconvenience is the result, it is solicited the practice may be discontinued, and the Post-Master be addressed on all matters of his Office; except when any party may wish to prefer complaint to higher authority.

MEMORANDUM showing the Date and Hour of Arrival at the Calcutta Post Office of the Mails which left England on the 10th of November 1860, and the time occupied in sorting the Letters and Papers for delivery.

į.	at which Steamer Garden	the t the ice.	y com-	Peons		No. of Let	Boxes or	No.	OF BOXES OF APERS AND BO	NEWS-
Name of the Steamer.	Date and Hour at the Mail St anchored at G Reach.	Hour at which Mails arrived at General Post Office	Hour at which the Window Delivery com- menced.	Hour at which the Peons left Office.	Delivery.	Southampton.	Marscilles.	Southampton.	Marseilles.	Total.
Nemosis	14th Oct. 1860, at 5 P. M.	6 р. м.	81 p. m.	91 P. M.	2 н. 45 м.	4	3 7	35		1 Bag. 1 Packet 1 " 1 " 1 " 1 " 1 " 1 " 1 " 1 "

The 15th December 1860.

MENORANDUM showing the Date and Hour of Arrival at the Calcutta Post Office of the Mails which left England on the 12th of November 1860, and the time occupied in sorting the Letters and Papers for delivery.

samer.	at which Steamer Garden	ch the l at the t Office.	which the Delivery d.	which the		No. of	DF B	oxes es.		OF ROXES	of News-
Name of the Steamer.	Date and Hour at which the Mail Steamer anchored at Garden Reach.	Hour at which Mails arrived a General Post	Hour at wh Window commenced.	Hour at which Peons left Office.	Delivery.	Southampton.	Marseilles.	Total.	Southampton.	Marseilles.	Total.
Binga pore.	27th Dec. 1860. 11 A. M.	12} P. M.	14 r. m.	31 г. м.	1 п. 30 м.	1	0	1	14	Total France Hong-Kong Singapore Ceylon Madras Australia Alexandria Suez Aden Ragdad Gibraltar Singapore Penang Hong-Kong Galle Australia Ditto	Bag. 1 Packet

MEMORANDUM showing the Date and Hour of Arrival at the Calcutta Post Office of the Mails which left England on the 26th of November 1860, and the time occupied in sorting the Letters and Papers for delivery.

leamer.	at which Steamer Garden	ich the ed at the t Office.	which the Delivery	ch the ice.		No. of	F Box1	ss	No. c	P BOXES OF AND BO	Newspaper
Name of the Steamer.	Date and Hour at which the Mail Steamer anchored at Garden Reach.	Hour at which the Mails arrived at the General Post Office.	Hour at whi Window I commenced.	Hour at which Peons left Office.	Delivery.	Southampton.	Marseilles.	Total.	Southampton.	Marseilles.	Total.
Nubia	29th Dec. 1860, at 43 P. M.	5⅓ р. м.	8 p. M.	81 р. м.	2 п. 30м.	3		6	21	Total France Ceyion Madras Malta Alexandria Suez Gibraltar Aden Bombay Total	41 6 47 3 1 1 Bag. 1 Packet. 1 Packet. 1 "

The 31st December 1860.

It is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office tetween the 1st to 31st December 1860, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters rec dates from		By what Ship despatched.	Bound to	REMARKS.
1st to 2nd D 3rd to 17th 18th to 31st 1st to 22nd 22rd to 1st to 4th	ditto	Steamer Barmah " Ballie " Barmah " Fiery Cross " Columbian. Ship Spirit of Trade	Ditto	Left Town on the 3rd Dec. 1860. Left Town on the 8th Ditto. Will sail on the 2nd Jan. 1861. Left Town on the 23rd Dec. 1860. Left Town on the 24th Ditto.
5th to 20th 1st to 6th 7th to 18th 19th to 28th 1st to 4th 5th to 20th			Ditto	Left Town on the 21st Ditto. Left Town on the 7th Ditto. Left Town on the 19th Ditto. Left Town on the 29th Ditto. Left Town on the 5th Ditto.



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1861.

LEGISLATIVE COUNCIL OF INDIA.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information:—

ACT No. XLVIII OF 1860.

An Act to amend Act XIII of 1858 (for regulating the Police of the Towns of Calcutta, Madras, and Bombay, and the several Stations of the Settlement of Prince of Wales' Island, Singapore, and Malucca.)

Preamble. it is expedient to amend certain provisions of Act XIII of 1856; It is enacted as follows:

I. Sections XIII, XV, XXXII, XXXIII, Sections repealed. XXXIV, XXXVIII, XXXIX, XL, XLIII, L, LI, LII, LV, LIX, LXVII, LXXV, LXXVI, LXXVIII, LXXXII, LXXXII, XCIX, CV, CXII, and CXV, of Act XIII of 1856 (for regulating the Police of the Towns of Calcutta, Madras, and Bombay, and the several Stations of the Settlement of Prince of Wales Island Singapore, and Malacca), are repealed, and the following Sections shall be read with and taken as part of the said Act XIII of 1856.

Police Officers
taking bribes.

Force, or being the loyed in any
Police Office, asks for or takes
any bribe or unauthorized reward, may be dismissed by order of the Commissioner and upon conviction before a Magistrate
shall be liable to a fine not exceeding five hundred
Rupses, or to imprisonment with or without hard
labor for any term not exceeding six months.

MI. No member of the Police Force, to be Member of Police enrolled under this Act, shall be at liberty to resign his office, without lows or the critical er to withdraw himself from months source. The duties thereof, unless expressly altered as to do in writing by the Commissioner, or unless he shall have given to the

Commissioner six months' notice of his intention if a member of the mounted branch of the said Force; and two months' notice if a member of any other branch; and every member of the said Force, who shall so resign or withdraw himself without such leave or notice, shall be liable, on the order of the Commissioner, to forfeit all arrears of pay then due to him; and, on the sentence of a Magistrate, if such Magistrate shall think fit, to pay a fine not exceeding fifty Rupees, or to be imprisoned with or without hard labor for any term not exceeding two months.

IV. Whenever in the Towns of

Jurisdiction of Calcutta and Madras, or in any of the Stations of the Straits' Settlement any person is charged before the Magis-

trate with having committed any of the offences mentioned in Sections XXVII, XXVIII, and XXIX of Act XIII of 1856, or with having committed within the local limits of the Supreme Court or of the Courts of Judicature of such Stations the offence mentioned in Section V of Act XXXI of 1838, and by reason of the value of the property charged to have been stolen, embezzled, misapplied, or obtained or attempted to be obtained under false pretences, or for any other cause, the offence is not by law summarily cognizable by single Magistrate, and some material witness is about to sail from the Port, it shall be lawful for two Magistrates, upon proof of the matters aformid, if they shall deem it probable (with reference to the time appointed for the departure of the ship or vessel in which such witness is about to sail) that the prosecution by indictment in the Supreme Court or in the Court of Judicature of the person so charged will be ineffectual in consequence of the absence of such material witness, to hear and determine the charge summarily under this Act, and, on conviction, to sentence the offender to imprisonment with or without hard labor for & term not exceeding twelve months, and in cases falling under the said Section XXVII, also to sentence such offender, if a male, to corporal punishment not exceeding thirty stripes of a rattan.

Clause 2. In the Town of Bombay a Magis-

Similar charges at Bombay to be tried by the Petty Sestrate may commit persons charged with such offences as aforesaid for trial before the Court of Petty Sessions, and the said Court may, on con-

viction, sentence the offender to a like term of imprisonment or punishment.

Commitment to Su-

preme Court.

Clause 3. It shall be lawful for the said two Magistrates and the said Court of Petty Sessions respectively, if they deem that the charge

is from any circumstances fit to be made the subject of prosecution by indictment rather than to be summarily disposed of, to commit the person charged for trial before the Supreme Court or Court of Judicature.

V. Upon a conviction for any of the offences

owner, or imposition of fine on offender.

mentioned in Sections XXVII, Restitution of XXVIII, and XXIX of Act stolen property, if forth-coming, to owner, or imposition foregoing Section of this Act, the Magistrate or Magis-

trates, (as the case may be), and in Bombay the Court of Petty Sessions in cases committed to that Court, may order the restitution of the property forming the subject of the charge, if forthcoming, to the owner: and in case of its not being restored pursuant to such order, may impose on any person refusing or neglecting to restore the same, a fine not exceeding the value of the said property, which the Magistrate or Court may order to be paid to the owner or his representative.

VI. Upon a conviction for any of the offences

Imposition of fine (in addition to pun-

mentioned in Sections XXVII, XXVIII, and XXIX of Act ishment for the ofishment for the ofishmen

committed to that Court, may impose upon the offender, in addition to the punishment for the offence, a fine not exceeding the loss appearing to be caused to the persons who have suffered thereby, and may pay or distribute the proceeds of the said fine or any part thereof, to or for the benefit of the said persons.

VII: Whoever assaults or resists, or aids or incites any person to assault or Assaulting Police-man in execution of resist, any Police Officer in the execution of his duty, shall be duty.

liable to a fine not exceeding two hundred Rupees, or to imprisonment with or without hard labor for any term not exceeding six months; and if the offender shall at the time of committing the offence be undergoing a former sentence, of imprisonment, the imprisonment awarded under this Section shall commence and take effect from and after the expiration of such former sentence.

NIII. Whoever escapes or attempts to escape from or out of any legal cus-

Penalty for escaptody, shall be liable to be impriing from a place of soned with or without hard legal confinement. labor for any term not exceeding three months; and such imprisonment shall commence and take effect from and after the expiration of any sentence of imprisonment under which such person may be confined at the time of committing the offence aforesaid.

IX. Whoever without satisfactory 'excuse wilfully trespasses in or on any

Penalty for wilful dwelling-house or premises, trespass on property. or any land or ground attached thereto, not thereby causing any actual damage, or on any ground belonging to Government, or appropriated to public purposes, shall be liable to a fine not exceeding twenty Rupces

X. If any person, having sufficient means,

Magistrate may make order of maintenance for and children. for

neglects or refuses to maintain his wife or any legitimate or illegitimate child unable to maintain himself, it shall be lawful for a Magistrate, upon

due proof thereof, to order such person to make a monthly allowance for the maintenance of his wife or such child as aforesaid, at such rate, not exceeding fifty Rupees in the whole, as to the Magistrate shall seem reasonable; and if such person shall wilfully neglect to comply with the said order, the Magistrate may, by warrant, direct the amount due to be levied in the manner hereinafter provided for levying fines; or may order him to be imprisoned with or without hard labor for any term not exceeding one month. Provided always that any such person shall be at liberty to apply to the Magistrate, from time to time, for a reduction of such monthly allowance, on proof of an alteration in the circumstances of himself, his wife, or child, justifying such reduction. vided also that, if such person offers to maintain

his wife on condition of her Proviso. living with him, and his wife shall refuse to live with him, it shall be lawful for the Magistrate to consider any grounds of refusal stated by such wife, and he may make the order aforesaid, notwithstanding such offer aforesaid, if he shall be satisfied that such person is living in adultery or that he has habitually

treated his wife with cruelty.

Calcutta and Madras. Penalty for keep-

ing Taverns and places of public enand tertainment without a license from the Commissioner Police.

XI. Whoever, in the Towns of Calcutta and Madras has or keeps any Hotel, Tavern, Punch-house, Ale-house, Arrack or Toddyshop, or place for the sale or consumption of Gunja, Chandoo, or other preparation of Opium, Hemp, or other intoxicating drug, plant. or substance, or any Eating-house,

Coffee-house, Boarding-house, Lodging-house, or other place of public resort and entertainment, wherein provisions, liquors, or refreshments are sold or consumed (whether the same be kept or retailed therein or procured elsewhere), without a

Bombay. Penalty for keep-ing such house and for retailing spirits in any place without

license from the Commissioner of Police; and whoever in the Town of Bombay has or keeps any such Hotel, Tavern, shop, or place, or who sells by retail in any place any spirituous or

fermented liquors without such license, shall be liable to a fine not exceeding fifty Rupees for every day that such unlicensed house or place of any kind is kept open, or that such unlicensed sale is continued; provided that nothing in this Section shall apply to the sale, in reasonable quantities, of any drug, plant, or substance in any Druggist's or Chemist's shop for medicinal purposes only.

XII. The Commisioner of Police shall, from

Licenses by Commission of Police for keeping Taverns and places of public entertainment. time to time, grant licenses to the keepers of such houses or places of public resort and entertainment as aforesaid in the said Towns, and upon such conditions, to be inserted in

every such license, as he, with the sanction of the local Government, from time to time shall order, for securing the good behaviour of the keepers of the said houses or places of public resort and entertainment, and the prevention of drunkenness and disorder among the persons frequenting or using the same; and the said licenses may be granted by the said Commissioner for any term not exceeding one year; provided always that it shall not be lawful for the said Commissioner to

Licenses to be granted only to persons who have taken out the requisite Abkaree licenses. grant a license to open or establish, or keep open, any house of public entertainment in which any provisions, liquors, or refreshments of any kind, or in which any Gunja, Chan-

doo, or other preparation of Opium, Hemp, or other intoxicating drug, plant, or substance, may be sold or consumed, to any person who has not taken out a license for the retail sale of such articles, if a license be necessary, under the Abkaree or Excise Laws for the time being in force; and any such license granted by the Commissioner shall become void whenever the license necessary under the Abkaree or Excise Laws shall terminate or be re-called. And every holder of such license may be required by the Commissioner to fix in a conspicuous part of the house or place specified in the license a board, on which shall be legibly painted, in the English and Vernacular languages, the name of the holder, and the articles he is

Fees on licenses. licensed to deal in. For every license granted under this Section there shall be levied a fee of one Rupec. But such fee shall not interfere with the levy of any fee, tax, or duty on licenses to retail spirituous liquors in the Islands of Bombay and Colaba chargeable under Act V of 1842.

Forfeiture of license granted under the last preceding Section shall, besides forfeiture of the license, be punishable by a fine not exceeding one hundred Rupees, and such fine shall be recovered from the person licensed, notwithstanding that such breach may have been owing to the default or excelessness of the servant or other person in charge of the shop or place of sale.

Brothels.

Brothels.

Commissioner of Police, or of a Magistrate, that a house is used as a common brothel, or lodging-house for prostitutes, or disorderly persons of any description, to the annoyance of the respectable inhabitants of the vicinity, such Commissioner or Magistrate may summon the owner or tenant of the house to answer the complaint, and on being satisfied that the house is so used, and is therefore a source of annoyance and offence to the neighbours, may order the owner or tenant to discontinue such use of it, and if he shall fail to comply with such order within five days, may impose upon him a fine to the extent of twenty five Rupees for every day thereafter that the house shall be so used.

Common gaming houses.

Common gaming houses.

Common gaming houses.

or cloth, board, or other instruments of gaming, are found in any house, room, or place, if information has been given on oath to the Commissioner of Police that it is suspected of being used as a common gaming-house, or about the person of any of those who are found therein, it shall be evidence, until the contrary is made to appear, that such house, room, or place is used as a common gaming-house, and that the persons found therein were there present for the purpose of gaming, although no play was actually seen by

Taking pledge from child under the age of four-teen years, any article whatsoever as a pawn, pledge, or security for any sum of money to such child, or without the

the Police Officer, or any of his assistants.

knowledge and consent of the owner of the article, buys from such child any article whatsoever, shall be liable to a penalty not exceeding one hundred Rupees.

Penalty for using false weights and measures.

Penalty for using false weights and measures.

The property of the property of length or satisfactory excuse, any false instrument for weighing, or any false weight, or false measure of length or capacity, shall be liable to a fine not exceeding fifty Rupees, or to imprisonment with or without hard labor for a term not exceeding one month; and every such false instrument, weight, or measure shall be forfeited and destroyed.

Standards of weights and measures shall be held to be false when they do not agree with standards to

be kept in the Office of the Commissioner of Police, and in Bombay when they do not agree with the standards to be kept in the Offices of the Commissioner of Police and of the Clerk of the Markets.

Powers of Inspector &c. to entershops to seize false weights and measures.

Police may enter any shop or premises for the purpose of inspecting the weights and measures and instruments for weighing kept or used therein, and may seize any weight, measure, or instrument for weighing which he may have reason to believe is false. The power granted by this Section may in Bombay be exercised by the Clerk of the Markets.

Penalty for the following offences in public streets, &c.

Street, road, thoroughfare, or place of public resort, commits any of the following offences, shall be liable to a fine not exceeding fifty Rupees:—

1. Whoever drives or rides any animal, or drives any vehicle, in Furious or negliar manuer so rash or negligent driving or ridigent as to indicate a want of due regard for the safety

of others.

2. Whoever drives, rides, or leads any elephant or camel without permission from the Commissioner of Police.

Driving a vehicle without a sufficient light.

Sum-rise, without a sufficient light, except when, in the opinion of the Magistrate, there may be sufficient moon-light to render such light unprocessory.

such light unnecessary.

4. Whoever without reasonable cause shall drive a carriage, eart, or Driving vehicle other vehicle otherwise than on the left or near side of the road.

Exposing for show horses, or cleaning or repairing c on veysnees, or training horses in places not allowed by the Commissioner.

Exposing for show horse or other animal, or any carriage, or cleans or dresses any horse or other animal, or cleans any carriage or other conveyance, or makes or repairs any part of any cart or carriage, except in cases of accident

where repair on the spot is necessary; or trains or breaks any horse, except in such place and at such times as may be allowed by the Commissioner.

6. Whoever negligently lets loose any horse, or suffers to be at large any Letting loose fewerious dog without a muzzle.

Letting loose ferocious dog without a muzzle, horses, ferocious dog without a muzzle, or sets on or urges any dog or other animal to attack, worry, or put in fear any person, horse, or other animal.

7. Whoever, by negligence or ill-usage in driving cattle, causes any mischief to be done by such cattle, or in any wise misbehaves himself in the driving, management, or care of such cattle, so as to cause mischief or obstruction.

8. Whoever, being in charge of a cart, car-

8. Whoever, being in charge of a cart, carriage, or horse, leaves it at such a distance as not to have the same under due control.

9. Whoever causes any cart or truck, with or without horses or cattle, to remain or thoroughfare by carriage, &c.

Mithout horses or cattle, to remain or stand longer than may be necessary for loading or unloading, except at places lawfully appointed for the purpose; or leaves any cart, carriage, or truck, or fastens any horse or other animal, so as to cause any obstruction in any thoroughtare.

Obstructing footway.

Obstructing footway.

Obstructing footway.

Obstructing footway.

animal, or draws or drives any cart, carriage, or truck upon any foot-way, or fastens any foot-way.

Obstructing thoroughfare by boxes, bales of goods &c.

Obstructing thoroughfare by boxes, bales of goods &c.

12. Whoever exposes for sale, or sets out in or Exposing articles for sale so as to cause obstruction.

upon any stall, booth, show-board, cask, or basket, or otherwise, any meat, fish, vegetable, fruit, groceries, or any other thing whatsoever, so as to cause obstruction in any thoroughfare.

Beating drums, beats a drum or tom-tom, or blows a horn or trumpet, or beats or sounds any brass or other metal instrument, or utensil, except at such times and places as shall be from time to time allowed by the Commissioner of Police.

Lighting fires and discharging guns, fire-works, &c.

Sends up any fire-balloon, in or, near any public street, road, or thoroughfare, except at such times and places as shall from time to time be allowed by the Commissioner of Police.

15. Whoever, without the consent of the Commissioner of Police, puts up any post or other thing on the side of any public street, for the purpose of affixing thereon lamps to illuminate the street.

Affixing bills, or otherwise defacing houses, &c.

Affixing bills, or otherwise defacing houses, &c.

without the consent of the owner or occupier, affixes any bill or notice, or any paper against or upon any building, wall, or fence, or writes upon, defaces, or marks any such building, wall, or fence

with chalk, or paint, or in any way whatsoever.

17. Whoever bathes or washes himself in any public street, or in, upon, or by the side of any public tank, reservoir, or aqueduct, not being a place set apart for such

purpose.

Obstructing persons at bathing places.

Obstructing persons at bathing places apart as a bathing place, by wilful intrusion, or by using such place as a landing-place, or by anchoring or otherwise fastening or keeping boats, or by washing horses, cattle, or dogs at or near such place, or in any other way.

19. Whoever uses any indecent, threatening, abusive, or insulting words, or behaves in a threatening or insulting manner, or posts up, or affixes, or exhibits any indecent, threatening, abusive, or insulting printed, lithographed, or written paper or drawing with the intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned.

Commissioner of shall from time to time, subject Police in Bombay to to the orders of the local Gomake rules for blasting of rocks. In the Government Gazette rules for the blasting of rocks in or near any public road, street, thoroughfare, or place in the Islands of Bombay and Colaba, and may give licenses for such operations when he shall think fit; and every person who shall blast any such rocks otherwise than according to the provisions of such rules, or who shall violate any condition of a license granted under this Section, shall be liable to a fine not exceeding one hundred Rupees.

XXI. Whoever cruelly beats, ill-treats, cruelty to animals.

Cruelty to animals.

abuses, or tortures, or causes or procures to be cruelly beaten ill-treated, abused, or tortured any animal, shall, for every such offence, be liable to a fine not exceeding one hundred Rupees, and in default thereof to imprisonment with or with-

out hard labor for a period not exceeding three safe custody of the prisoner during his absence

Whoever is found drunk and incapable XXII.

Penalty for drunkenness, or riotous or indecent behaviour in public.

of taking care of himself, or is guilty of any riotous, disorder-ly, or indecent behaviour in any street or thoroughfare, or in any place of public amuse-

ment or resort; and whoever is guilty of any violent, disorderly, or indecent behaviour in any Police Court, Office, Station, or Section House, shall be liable to a fine not exceeding twenty Rupees, or to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

XXIII. No boat shall ply for passengers in the In Calcutta and Port of Calcutta, or in any of

In Calcutta and ne Ports of the Straits Settlement, passenger boats to be registered

the Ports of the said Settlement, unless duly registered at the Police Office. The following particulars shall be entered

in the Register :-

First.—Number of the boat.

Second .- Name and residence of the owner, and of the manjee.

Third.—Number of the crew.

Fourth.-Number of persons the boat is permitted to carry.

The registration shall be in force for one year; and every change of the owner Registration. or manjee within that time shall be therein noted. A fee of one Rupee shall be paid on registration.

The owner or manjee of every such registered boat shall cause to be painted

Name of owner on a conspicuous part of it, in or manjee, number, the English and Vernacular &c, to painted. ber thereof, the number of the crew, and the number of passengers permitted to be carried.

The owner or manjee of a boat plying for passengers without being duly registered, or carrying more passengers, or with a less crew, than is stated in the register, or not having the prescribed particulars painted on it, shall be liable to a fine not exceeding fifty Rupees.

XXIV. For every summons issued by the Commissioner of Police or a Magis-Fees on summons trate under this Act, there shall and subpœna. be paid a fee of eight annas, and

for every subporna so issued there shall be paid a fee of four annas. Provided that it shall be law-

ful for such Commissioner or remit such fee or fees if he shall be satisfied that the party complaining is unable to pay the same, or if the complaint is made by any Police Officer in execution of his duty.

XXV. When any Magistrate is desirous of examining any prisoner confined in a Civil or Criminal Jail or House of Correction as a wit-Power to Magis-trates to order pri-soners to be brought up to the Police ness or defendant, with respect

Office. to any charge, case, or proceed-ing pending before him, it shall be lawful for such Magistrate to issue an order addressed to the Keeper or Governor of the said Jail or House of Correction, requiring him to bring such prisoner in proper custody, at a time to be therein named, to the Police Office, for examination; and the Keeper of Gavernor of the said Jail or House of Correction, or the receipt of such order, shall act in accordance therewith, and shall provide for the from prison for the purpose aforesaid.

XXVI. All fines and penalties imposed by a Magistrate of Police under the Levy of fines. authority of this Act, or of any other Act heretofore passed, or which shall hereafter be passed, if no other means for enforcing the payment of such fines and penalties are or shall be provided by such Act, may, in case of non-payment thereof, be levied by distress and sale of the goods and chattels of the offender by warrant of the Magistrate. When a warrant of distress is issued, the Magistrate may order the offender to be detained and kept in safe custody until return can be conveniently made to such warrant, unless the offender enter into a recognizance, with or without sureties, conditioned for his appearance before him or the day appointed for such return, such day not being more than eight days from the time of taking such recog. nizance; but if, before issuing such warrant of distress, it shall appear to the Magistrate, by the admission of the offender or otherwise, that no safficient distress can be had within the jurisdiction of such Magistrate whereon to levy such fine or penalty, he may, if he think fit, refrain from issning such warrant of distress; and in such case or if such warrant shall have been issued, and upon the return thereof, such insufficiency as aforesaid shall be made to appear to the Magistrate, he shall, by warrant, commit the offender to jail, there to be imprisoned, with or without hard labor, for any term not exceeding two months where the amount of the fine shall not exceed fifty Rupees, and for any term not exceeding four months where the amount shall not excced one hundred Rupees, and for any term not exceeding six months in any other case; the commitment to be determinable in each of the cases aforesaid on payment of the amount.

XXVII. When any person shall be served Punishment for with a summons or subperna under this Act and shall fail non-attendance to attend before the Commiss u m m o n s or subparna. sioner or Magistrate issuing such summons or subpoena, according to the exigency thereof, he shall be liable to a fine not exceeding twenty Rupees for every such offence, and in default of payment to imprisonment for one week if the fine be not sooner paid.

XXVIII. It shall be lawful for all persons, and Stray animals to it is hereby declared to be the special duty of all Police Offibe impounded and sold unless redeemed cers, to seize all cattle or other animals found straying within ten days. upon the roads, streets, or thoroughfares, or trespassing on any of the grounds or property of the inhabitants, or of the Government, and to confine such animals in any public pound, which shall for such purpose be, from time to time, appointed by the Commissioner of Police; and if such animals shall not be respectively redeemed by the owners of the same within ten days after being so pounded by paying to the person to be appointed by the said Commissioner to have charge of such pound, the fee of eight annas for every goat, sheep, or hog, and one Rupee for every other animal, to-gether with the expenses of feeding the same while impounded, according to a daily rate to be settled by the said Commissioner, such animals so impounded shall be publicly sold, and the produce of such sale, after paying the said fee, and also the expenses of feeding, shall be paid to the owners of such animal, or, in default of their claiming such produce for the space of fifteen days after such sale, shall be retained by the said Commissioner, and credited to the Police Superannuation Fund.

1. All actions and prosecu-XXIX. Clause tions against any person, which may be lawfully brought for Limitation of acany thing done, or intended to be done, under the provisions of this Act, shall be commenced within three months after the act complained of shall have been committed, and

not otherwise; and notice in Notice of action. writing of such action, and of the cause thereof, shall be given to the defendant one month at least before the commencement of the action; and in every such action it shall be expressly alleged in the plaint that the act complained of was done maliciously and without reasonable or probable cause, and if at the trial of any such action, upon the general issue being pleaded as hereinafter provided, the plaintiff shall fail to prove such allegation, he shall be nonsuited, and a verdict shall be given for the defendant.

Clause 2. The defendant in any such action may plead the general issue and give this Act and the special matter in evidence at any trial to be had thereupon; and no plaintiff Tender of amends. shall recover in any such action, if tender of sufficient amends shall have been made before such action brought, or if a sufficient sum of money shall have been paid into Court after such action brought by or on behalf of the defendant; and if a verdict shall pass for the de-

fendant, or the plaintiff shall become nonsuit, or discontinue any such action after issue joined, or if, upon de-murrer or otherwise, judgment shall be given against the plaintiff, the defendant shall recover his full costs as between attorney and client, and have the like remedy for the same as any defendant hath by law in other cases; and though a verdict shall be given for the plaintiff in any such action, such plaintiff shall not have costs against the defendant, unless the Judge, before whom the trial shall be, shall certify his approbation of the action, and of the verdict obtained thereupon.

M. WYLIE,

Clerk of the Council.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information :-

ACT No. XLIX of 1860.

An Act relating to Vessels carrying Emigrant Passengers to the British Colonies.

WHEREAS it is expedient to permit the use at sea of the Apparatus known as Preamble. Normandy's Apparatus for distilling sea water, and in consideration thereof to reduce the proportion of fresh water in Tanks or Casks which vessels conveying

emigrants are required to carry; It is enacted as follows :-

I. The Schedules of Act XV of 1842 (for

Reduction of onethird in quantity of fresh water to be carried in Emigrant Vessels, when such Vessels are supplied with Normandy's

regulating the Emigration of Native Inhabitants of the Territories under the Government of the East India Company to the Island of Mauritius,) Act XXI. of 1844 (for regulating with Normandy's the Emigration of the Native Apparatus for distilling sea-water.

Inhabitants of the Territories under the Government of the East India Company to Jumaicas British Guiana,

and Trinidad,) and Act XXXI. of 1855 (relating to the Emigration of Native Laborers to the British Colonies of St. Lucia and Grenada), which require that on board every ship or vessel carrying Emigrant passengers under those Acts, there shall be provided a supply of water to the amount of five gallons to every week of the computed voyage for every passenger on board such ship or vessel, such water being carried in tanks or sweet casks, shall be read subject to the following modification, namely, whenever the Officer who by law shall be required to certify compliance with the said provisions contained in the said Schedules of such Acts shall certify that such ship or vessel is provided with Normandy's Apparatus for distilling sea-water, a reduction shall be allowed of one-third in the quantity of water so required to be provided.

II. Act XX1 of 1843 (for regulating the Emi-Construction of gration of Laborers from India to Mauritius), Act VIII of the Emigration of Laborers from the Port of Madras in the Presidency of Fort St. George to Mauritius), and Act IV of 1852 (to amend the law relating to Emigrant Vessels and the Emigration of Laborers) shall be taken to refer to Act XV of 1842 as herein amended; and Act XII of 1860 (relating to the Emigration of Native Laborers to the British Colony of Saint Vincent), Act XXXIII of 1860 (relating to Emigration to the British Colony of Natal), and Act XLI of 1860 (relating to the Emigration of Native Laborers to the British Colony of Saint Kilts) shall be taken to refer to Act XXXI of 1855 as herein amended.

Clerk of the Council.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information :-

ACT No. L of 1860.

An Act to amend the Law relating to vacations in the Civil Courts within the Presidency of Port William in Bengal.

WHEREAS it is expedient to amend the Law relating to vacations observed Preamble. in the Civil Courts within the Presidency of Fort William in Bengal; It is enacted as follows:

I. Sections II and III of Regulation III.

Laws repealed. 1798 of the Bengal Code,
Section XIII of Regulation Laws repealed. VIII. 1805 of the same Code, and Section X of Regulation I. 1806 of the same Code, are hereby

II. Subject to such orders as may from time

Sudder Courts to prepare and publish an annual list of holidays to be observed. to time be issued by the Governor-General of India in Council or by the local Government, the Courts of Sudder Dewanny in the Presidency aforesaid shall prepare a list of days to

be observed in each year as close holidays in such Courts and in the Courts respectively subordinate to them, and such list shall be ordinarily published at the commencement of each year in the Official Gazette of the Presidency or place in which each Sudder Court is held.

M. WYLIE, Clerk of the Council.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information:—

ACT No. LI OF 1860.

An Act further to amend Act XXXVI of 1860.

WHEREAS it is expedient further to amend Act
Preamble. XXXVI of 1860 (to consolidate and amend the Law
relating to Stamp Duties): It is enacted as
follows:—

I. Section I Act XL of 1860 (to amend Act XXXII of 1860,) is hereby Repeal of Section repealed from the 1st January

1861.

I Act XL of 1860.

II. So much

Extension of time for Act XXXVI of 1860 to come into force as regards Foreign Bills of Exchange, &c., payable after date or sight.

of Act XXXVI of 1860 as imposes duties on Foreign Bills of Exchange drawn out of the British Territories in India shall not come into force until such date as the Governor General in Council by an order in the Gazette may pre-

seribe. Until such date all

Regulations and Acts or parts thereof which are repealed by Section I of the said Act XXXVI of 1860 shall remain in full force as regards such Bills of Exchange as aforesaid.

III. This Act shall be read and construed as part of Act XXXVI of 1860.

M. WYLIE, Clerk of the Council.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information:—

ACT No. LII of 1860.

An Act to amend Act XVIII of 1854 (relating to Railways in India.)

Whereas it is expedient to amend the law relating to offences declared to be punishable under Act XVIII of 1854 (relating to Railways in India), on conviction before a Justice of the Peace for any of

the Presidency Towns of Calcutta, Madras, and Bombay; It is enacted as follows:—

I. If any person is charged before a Police

Police Magistrate may in certain cases try offences punishable under Sections XXVII and XXVIII Act XVIII of 1854 with imprisonment. Magistrate of a Presidency
Town with committing any
offence which, under Section
XXVII or Section XXVIII of
Act XVIII of 1854, is punishable on conviction with imprisonment, and if such Police

Magistrate shall deem it probable that, in consequence of the probable departure of any material witness from the local limits of the jurisdiction of such Magistrate, the prosecution of such offender by indictment in the Supreme Court will be ineffectual, such Magistrate may try the offender, and on conviction may award a sentence not exceeding six months' imprisonment with or without hard labor.

Extent of jurisdiction.

Extent of juristrates under the foregoing Section may be exercised whether the offence shall be charged to

have been committed within the local limits of the jurisdiction of such Magistrates or not, and any person hereby made punishable by a Police Matrate shall be punishable upon summary conviction, but such jurisdiction shall only be exercised if the witnesses necessary for the prosecution of the offender are to be found within the local limits of the jurisdiction of the P lice Magistrate before whom the offender is charged.

III. This Act shall be taken to be and shall be read as part of Act XVIII

of 1854.

M. WYLIE, Clerk of the Council.

The following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 26th December 1860, and is hereby promulgated for general information:—

Acr No. LHH or 1860.

An Act to amend Act X of 1859.

Whereas it is expedient to amend Act X of Premble.

1859 (to amend the law relating to the recovery of Rent in the Presidency of Fort William in Bengal); It is enacted as follows:—

1. The following proviso shall be read as part
of Section XXX Act X of

Time for commencement of suits of which the cause of action accrued before 1st Aug. 1859. of Section XXX Act X of 1859:--" If in any suit to which this Section is applicable the cause of action shall have accrued before the first day of August 1859, such suit shall

be instituted within two years from that day, or, reckoning from the passing of this Act, within a period equal to the period of limitation for the institution of the suit that remained unexpired at the date of the passing of Act X of 1859. Provided that no such period shall extend beyond the 31st July 1861.

II. Any suit or appeal instituted under Act X of 1859, which may have Revival of certain suits and appeals dismissed or rejected. been dismissed or rejected on the ground that the suit had not been commenced within the period prescribed in Section XXX of the said A?

may be revived if the order of dismissal or rejection shall be contrary to the provisions of the foregoing Section, and a petition for the revival of the same shall be presented within four months of the passing of this Act to the Collector or Court by which such suit or appeal may have been dismissed or rejected. The petition may be written on the Stamp required for petitions presented to such Collector or Court.

M. WYLIE, Clerk of the Council.

THE 5TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Council of India on the 5th January 1861, and was referred to a Select Committee, who are to report thereon after the 9th of April next:—

A Bill to provide for the punishment of flogging in certain cases.

WHEREAS it is expedient to provide for the punishment of flogging in certain cases under the Indian Penal Code; It is enacted as follows:—

I. Every male person who is convicted of an Offences liable to the offence mentioned in any of punishment of flogging. the following Sections of Act XLV of 1869 (The Indian Penal Code), may be sentenced to the punishment of flogging, namely—

sentenced to the p
Intentionally giving or fabricating false evidence—giving or fabricating false evidence with intent to procure conviction of a capital offence—giving or fabricating false evidence with intent to preure conviction of an offence punishable with transportation or imprisonment—false charge of an offence with intent to injure.

Assaulting or using criminal force to a woman with intent to outrago her modesty—rape—unnatural offences.

Theft—theft in a building, tent, or vessel—theft by clerk or servant of property in prases in of master—theft after preparation made for causing death or hart in order to the committing of the theft—extortion by threat of accusation of an effence punishable with death or transportation &c.—putting person in fear of accusation of offence in order troommit extertion—robbery—attempt to commit robbery—voluntarily causing hurt in committing robbery—dishonestly receiving stalen property—dishonestly receiving property stolen in the commission of a dacoity—habitually dealing in stolen property—lurking house trespass or house breaking in order to the commission of an offence punishable with imprisonment.

Chapter XI, Sections 193, 194, and 195; also Section 211 if the proceeding instituted be for an offence under Section 377 of the said Indian Penal Code, or the offence falsely charged ebe such an offence.

Chapter XVI, Sections 351, 376, and 377.

Chapter XVII Sections 379, 380, 381, 382, 388, 389, 392, 393, 394, 411, 412, and 413; also Sections 454 and 457 if the offence intended to be committed be punishable with flogging under this Act.

Forgery—forgery of a record of a Court of Justice, or of a public Register of Births, Power of Attorney, &c.—forgery of a valuable security or will—forgery for the purpose of cheating—forgery for the purpose of harming the reputation of another.

I No suntane

Chapter XVIII, Sections 465 466, 467, 468, and 469.

II. No sentence including flogging shall be What offenders expassed on any offender of such empted from flogging. an age or in such a state of health, that the punishment will cause a kind of suffering not ordinarily intended by a sentence of flogging, or on any person sentenced to death, or transportation for life, or imprisonment for a period exceeding five years.

III. The punishment of flogging under this Flogging how to be inflicted with a inflicted, and to what ratan, and shall not exceed extent. thirty stripes. In the case of offenders under the age of sixteen years, the stripes shall not exceed ten.

IV. No sentence of flogging under this Act

Sentence of flogging by whom to be passed, and not to be executed by instalments.

Sentence of flogging shall be passed by any Officer not vested with the full powers of a Magistrate, or specially empowered by the Government to pass such sentences; and no sentence of flogging shall be executed by instalments.

V. In cases under Section I of this Act, in When florging to be which the offender is convicted in addition to any other and sentenced to flogging by punishment. any Supreme, Sudder, or Sessions Court, or by any Court sitting as a Sessions Court, and is not under the age of sixteen years, the sentence of flogging may be in addition to any sentence which such Court is authorized by the said Indian Penal Code to award. In cases in which the offender is convicted When in substitution. and sentenced by any other Court, or in which the offender is under the age of sixteen years, the punishment of flogging shall be in

by the said Act.

VI. In cases in which the punishment of flogging is awarded in addition to the punishment of imprisonment, when to be inflicted.

the date of the sentence if the sentence is open to

substitution of any other punishment authorized

revision by a Superior Court.

VII. If the sentence of flogging is passed by a Supreme Court, it shall be executed.

Sheriff or of some other person appointed by such Court. If the sentence is passed by any other Court, it shall be executed in the presence of a Magistrate or Justice of the Peace, or of some other person exercising the full powers of a Magistrate, or of some Officer competent to pass such sentence.

VIII. The expression "Sudder Court" in this
Interpretation.

Act shall be deemed to include
the highest Criminal Court of
Appeal or revision in any part of British India.

1X. This Act shall be read and construed as
Construction of Act. part of the said Indian Penal
Code, and shall take effect
from the 1st day of May 1861.

M. WYLIE.

Clerk of the Council.

HOME DEPARTMENT.

No. 59.

Fort William, the 5th January 1861.

ORDERS BY THE RIGHT HON'BLE THE SECRETARY OF STATE, DATED THE 9TH OCTOBER 1860.

Notifications.—Mr. J. B. Craigie, of the Bengal Civil Establishment, has been permitted to resign the Service.

No. 60.

ORDERS BY THE RIGHT HON'BLE THE SECRETARY OF STATE, DATED THE 17TH NOVEMBER 1860.

Mr. J. W. Macnabb, a Civil Servant on the Bengal Establishment, has been permitted to return to his duty.

No. 61.

The 7th January 1861.

Mr. F. A. B. Glover, of the Civil Service, is permitted to proceed to Europe on Furlough for a period of three years, from the date of embarkation.

No. 62.

The 5th January 1861.

The Hon'ble the President in Council is pleased to re-attach to the Bengal Division of the Presidency of Fort William Messrs. H. C. Wake and R. L. Mangles, of the Civil Service, who reported their return from Sick leave on the 28th ultimo.

No. 64.

ORDERS BY THE RIGHT HON'BLE THE SECRETARY OF STATE, DATED THE 17TH NOVEMBER 1860.

Mr. G. T. Edmonds, an Uncovenanted Servant, has been permitted to remain in England until the departure of the Mail Steamer of the 20th December 1860.

W. GREY, Seey, to the Govt. of India.

FOREIGN DEPARTMENT.

No. 250.

Camp Ryepore, the 27th December 1860.

READ the under-mentioned papers relating to the trials recently held at Lucknow, arising out of the measures adopted for the collection of the Income Tax in the Province:—

To Offg.	Chief Commis	sioner,	Oudh,	No	. 2288,	dat	ted 28th	June	1830
From ()	fz. Secretary t	0 ,,	"	>1	1417	,,	11th	July	**
To Offig.	Chief Commi	saioner	111	**	2846	,,	20th	,,	,,
From ()	ffg. Secy. to		**		1416	**	11th	"	,,
11	**	**	**	,,	1438	,,	13th		,,
_ 11	.,,,,		99		1468	,,	18th	n	"
To Offg.	Chief Commi	ssioner	**		3050	**	28th	,,	**
_ 11		,,	71	1,	3213	"	6th A	August	**
From O	ffg. Secy. to	**	n	91	1306	,,	24th J	uly	**
"	,,	**	**	*	1537	***	31st	12	**
**	**	"	"	.,	1611	,,	10th A	Angust	310
**	**	**		**	16,6	**	n	,,	,,
**	,,	,,,	**		1717	**	24th	- 11	**
**	,,,	**	,,	**	1855	,,	12th S	eptr.	**
" As	stt. "	**	**	**	1977	**	3rd Oc	tr.	11
_ ,,		, ,,	**	,,	2053	**	15th	**	**
	r. Norris, Oud	h				**	20th	11	"
To				19	6155	,,	Sist	,,	
	Commissione	T	**	**	5156	,,	**	**	,,
From O	fig Secy. to	31	**	,,	2223	,,	24th A	ovr.	**
**	,,,	31	**	,,	2239	,,	80th	.,	11
**	**	**	**	**	2250	,,	3rd U	ecr.	••
**	n	31	**	,,	2230	**	6th	31	,,

Resolution.—1. It having been stated in the Oudh Gazetle of the 20th June last, that an action for libel had been or was about to be instituted against the Proprietors of that Newspaper by Ramdyal, an Extra Assistant Commissioner at Lucknow, the Chief Commissioner of Oudh was desired on the 28th of that month to report what were the grounds of the action, and whether it was instituted by Ramdyal of his own accord, or with the cognizance or sanction of his superiors. Enquiry was at the same time made whether a letter published in the Oudh Gazetle, and bearing the signature of Mr. C. A. Elliott, the City Magistrate of Lucknow, was sent to the Editor on the writer's sole judgment, or with the sanction or cognizance of his superiors.

2. In reply to this requisition, the Officiating Chief Commissioner, Lieutenant-Colonel Barrow, in the absence of the Chief Commissioner Mr. Wingfield, explained that the action

Letter No. 1417, of July 11th, 1860. for libel arcse out of charges of tyrannous oppression and corruption made by the Press against the Extra Assistant, who considered his private character to have been thereby assailed, and who had of his own motion, and without the cognizance or advice of his superiors, prosecuted the Proprietors of the Press. The Officiating Chief Commissioner would have deprecated the prosecution if Ramdyal's intention had come to his knowledge in time, or if he had been consulted in the matter; but the suit having been once instituted, he abstained, and desired all Government Officials to abstain from the slightest interference in the matter. He was advised, from onquiries he had instituted, that the Revenue Authorities had acted within the powers granted to them by Law for the collection of the Trades' Tax; and having satisfied himself that the Extra Assistant had properly conducted his official duties, he would not debar that Officer from the privilege of protecting his "private character."

Assistant had properly conducted his official duties, he would not debar that Officer from the privilege of protecting his "private character."

With regard to the letter signed by Mr. Elliott, and published in the Oudh Gazette, the Officiating Chief Commissioner reported that it had been sent to the Newspaper by that Officer of his own act, with a view to show that the charges

of oppression said to have been practised within his jurisdiction were false.

3. The Chief Commissioner was informed in reply, on the 20th July, that, although the Governor General in Council regretted that the action had been brought against the Proprietors and Publishers of the Outh Gazette, yet His Excellency in Council was of opinion that, under present circumstances, the case should be allowed to take its course, and that the Government should abstain from all interference. The instructions which the Officiating Chief Commissioner had issued to his Subordinates not to write to the Press in their official capacity for the future without his permission were fully approved.

4. In another letter, the Officiating Chief Commissioner brought to the notice of Government certain proceedings of No. 1416, July 11th, 1860.

the Police Officers of Lucknow, in connection with the collection of the new Tax. These proceedings were shortly as follows. On the appearance of Mr. Elliott's letter in the Oudh Gazette, Captain Chamberlain, the District Superintendent of Police, addressed a letter to Lieutenaut Scott, the Superintendent of City Police, enquiring whether the assertions made in the Oudh Gazette were true or not. He at the same time directed a Duffadar of his Corps, who had relations in the City, to make enquiries into the matter; and he also directed his Native Deputy Superintendent, Nusseerwanjee, to institute an investigation, but to make no mention of his proceeedings in the Police Diaries. The Deputy Commissioner, Mr. P. Carnegy, having heard that the Native Deputy Superintendent of Police had summoned complainants and recorded their evidence, reported the fact to the Commissioner, Lieutenant-Colonel Abbott, who called on Captain Chamberlain in the presence of the Chief of Police to answer for his conduct. Lieutenant-Colonel Abbott desired Captain Chamberlain to forward to him all the papers connected with this investigation, and reported the matter to the Officiating Chief Commissioner. The Chief of Police at the same time forwarded, for the Officiating Chief Commissioner's information, Captain Chamberlain's letter to Lieutenant Scott above alluded to, and Lieutenant Scott's reply. On receipt of these papers, the Officiating Chief Commissioner directed the Chief of Police immediately to remove Captain Chamberlain from the charge of the Lucknow District Police, and to appoint him to the District of Sultaupore. He also forwarded to the Com-missioner, Lieutenant-Colonel Abbett, the letter of Lieutenant Scott, in which that Officer asserted the truth of all the statements made in the Oudh Gazette and contradicted by Mr. Elliott, and he directed Lieutenant-Colonel Abbott to institute enquiries into the matter, and to report the result of any investigation he might make into the complaints preferred before the Native Deputy Superintendent of Police. In execution of this direction, the Commissioner reported that Lieutenant Scott, on being questioned as to the proof or authority on which he asserted that the statements made in the Outh Guzette were true, acknowledged that he had taken no steps to ascertain from the parties injured the truth of such statements, tut had relied entirely on the information he received from his Police, who had heard it generally rumoured that oppression had been used. With one exception, the residents of the Mohulla,

who were examined by the Deputy Superintendent of Police, affirmed that they had not voluntarily complained to him but were summoned by his Agent, and Captain Chamberlain admitted to the Commissioner that he had sent his Agents to invite complaints against the Tax. The Officiating Chief Commissioner, Lieutenant-Colonel Barrow, considered Captain Chamberlain's conduct in the matter to be the more open to censure from the fact of his having been more than once warned that the subject of the Tax was not to be taken up by the Police in any way; and Lieutenant-Colonel Barrow concluded by remarking that the investigations clearly proved that, on the occasion in question, Ramdyal was guilty of no illegal act, and that his proceedings were not attended with any undue harshness.

5. On the 13th July, the Officiating Chief Commissioner reported that a person had held forth in the public Streets of Lucknow to large audiences of the Natives, informing them that the Tax was illegal and unauthorized, and exhorting them to resist payment of it; that the Police had taken no notice of this, and that he had been obliged to direct that the person should be seized and tried for sedition, and that the District Officers should be instructed to put a stop to any demonstration made in the City against the Tax, and to proceed against any one who should raise his voice against it. On the 20th July, the Officiating Chief Commissioner's orders were approved.

6. On the 18th July, the Officiating Chief Commissioner submitted a report of the whole case connected with the enquiries made by the Police under the orders of Captain Chamberlain. In this report it was shown that Captain Chamberlain had exerted himself to assist the Proprietors of the Oudh Gazette in procuring evidence; that he had encouraged and invited complaints of oppression, and had employed a disreputable set of persons for that purpose, netwithstanding his having, as an Officer of Police, been forbidden to take petitions in regard to the Tax; and that he had not only instituted these unauthorized enquiries, but had taken steps to prevent them from coming to the knowledge of his superiors. The Officiating Chief Commissioner submitted Captain Chamberlain's explanation, but he did not consider the explanation satisfactory, and he stated that Captain Chamberlain's assertions of oppression having been committed were not supported by proof, and that the feeling in the City had never been any thing more than a natural disinclination to pay a new Tax. "Captain Chamberlain," observed Lieutenant-Colonel Barrow, "is an Officer who has per-formed excellent service. The Officiating Chief "Commissioner has had the highest opinion of his "honorable character. Successive Chief Commis-"sioners have, within the last three years, more than "once acknowledged his services. He bears a name "to which it is painful to attach the slightest "stigma. Yet the Officiating Chief Commissioner, "with the concurrence of his superior, Mr. Wing-"field, can only propose what he believes to be an "adequate mark of the displeasure of Go-"vernment for such conduct as his has been, and "which has been detailed in this letter, and it is " with extreme regret that the Officiating Chief-"Commissioner asks His Excellency the Governor "General to remove Captain Chamberlain from his appointment in the Oudh Police."

7. The Officiating Chief Commissioner was informed on the 28th July, that his letters above

referred to were under consideration, and he was desired, with reference to the report of the proceedings of the Lucknow Civil Court in the libel case, which had appeared in the Newspapers, to submit immediately on the conclusion of the trial a full report of the case, with his opinion thereon. It was remarked that one of the Native witnesses who had deposed to the commission of acts of oppression by the Extra Assistant, and by those under his orders, appeared to have been committed by the Court for perjury, and that the Governor General in Council was of opinion that he should be tried on this charge before a Special Judge appointed for the purpose.

Three of the witnesses for the defence were eventually committed to take their trial for perjury, and a Special Judge, Mr. F. B. Pearson, was appointed to try them. On the 4th August, the Officiating Chief Commissioner was informed that the Governor General in Council would defer passing orders on his letters until the receipt of his report on the action brought by Ramdyal against the Proprietors and Publishers of the

Outh Gazette.

8. On the 24th July, the Officiating Chief
Letter No. 15)6. Commissioner submitted a report on the conduct of Lieutenant Scott, and recommended that he should be reduced to the rank of an Assistant Superintendent. On this letter also the issue of orders was suspended until the case should be complete as regarded Captain Chamberlain, and until the Chief Commissioner's report on the action should be received.

9. On the 31st July, the Secretary to the Letter No. 1537. Chief Commissioner forwarded a letter from the Commissioner of Lucknow, relative to certain assertions, made by Captain Chamberlain in his evidence in the libel case, and on the 10th August, the Chief Commissioner reported that Captain Chamberlain had availed himself of leave of absence for six months granted to him by the Officiating Chief Commissioner, in anticipation of Government sanction, and had proceeded to the Hills on Medical Certificate without taking up his appointment at Sultanpore.

10. In compliance with the orders of 28th July, the Chief Commissioner, Mr. Wingfield, who had returned to the Province, submitted on the 10th August a copy of the judgment of the Court in the libel case, with a detailed report on the circumstances attending the collection of the Trades' Tax in the City of Lucknow, and a vindication of the Officers concerned in it from the charge of oppression.

On the 24th August, the Chief Commissioner submitted a copy of the record of evidence taken in the libel case, with further remarks. The case was decided in favor of the Plaintiff, with

Rapees 3,000 damages.

On the 12th September, the Chief Commissioner enclosed, with remarks thereon, a letter from Captain Chamberlain, containing a further statement of his proceedings, and soliciting the appointment of a Commission to investigate his conduct. The issue of orders on this matter was postponed until the result of the trial of the witnesses charged with perjury should be known.

11. On the 3rd October, the Chief Commissioner forwarded the evidence and judgment, and other proceedings in the trials for perjury held by Mr. Pearson as Special Judge. The Prisoners Unione Texture, Juggmenth Singh, and Moula

Buksh were convicted and sentenced to imprisonment with labor in irons. But Unjore Tewaree was exempted by an order of the Government from that part of his sentence which prescribed labor and irons.

12. On the 15th October, the Assistant Secretary to the Chief Commissioner forwarded the Proceedings and Judgment of the Officiating Judicial Commissioner, Mr. Bayley, in the appeal from the judgment of the Civil Court on the libel case. The judgment of the Lower Court

was confirmed by the Appellate Court.

13. On the 20th October, Mr. R. Norris, as Counsel for Unjore Tewarce, addressed a letter to the Government, representing that injury had been inflicted on his Client by some of the Authorities in Oudh, through whose acts he had been prevented from obtaining evidence that would have ensured Unjore Tewarce's acquittal. Mr. Norris asked for a new trial on several grounds, and for the suspension of some Officers in the Commission. He also brought charges against Messrs. Carnegy, Fraser, Bickers and Berkeley, and against Ram-

dyal.

In reply Mr. Norris was informed on the 31st October, that the Governor General in Council saw no ground for the interference of the Government in the way suggested, but that his Client was at liberty to appeal against Mr. Pearson's decision to the Judicial Commissioner, and that it was understood that he had already done so. The several Officers of the Oudh Commission, against whom he had preferred charges, would, he was told, be called upon to submit their explanations for the orders of Government; but this proceeding would, it was intimated to Mr. Norris, afford no excuse to his Client for delay in carrying forward his appeal. Mr. Norris was likewise informed that the Governor General in Council had then before bim all the correspondence relating to the proceedings of the Authorities at Lucknow in the collection of the new Taxes, and that His Excel-lency in Council only waited to pass orders thereon until the appeal of Unjore Tewaree and the other Prisoners should have been heard and decided, and until the explanations called for in consequence of Mr. Norris's representations should have been received.

On the same date, the above correspondence with Mr. Norris was forwarded to the Chief Commissioner of Oudh, who was requested to call on each of the Officers against whom Mr. Norris brought specific charges to submit an explanation, and to desire Lieutenant-Colonel Barrow to explain a private letter of his quoted by Mr. Norris, in which Lieutenant-Colonel Barrow told Lieutenant-Colonel Abbott, the Commissioner of Lucknow, that if he caught any one uttering a word either in private or public conversation against the Tax, he would bring him forward. The Chief Commissioner was requested to submit these explanations for the information and orders of Government, and also to report generally on the contents of Mr. Norris's letter and its enclosures.

14. The Chief Commissioner has now, in his Letters 2223, dated 24th November; and 2233, dated 30th November; and 2256, dated 3rd December. submitted the explanations called for, with his own remarks thereon, and generally on Mr. Norris's letter.

15. A further letter* has been received, forwarding with the Chief Commissioner's

observations, the deposition of a Mr. FitzGerald, regarding certain acts of oppression which, in a letter to the *Delhi Gazette*, he declared that he had seen practised at Lucknow in connexion with the collection of the Trades' Tax.

16. The Governor General having considered the whole of the papers before him, the general contents of which have been briefly sketched, proceeds to record the following observations and orders.

17. First in respect to the charge of tyrannous oppression and corruption brought against the Extra Assistant Ramdyal, and the alleged instances upon which that charge is founded. The Governor General has no hesitation in asserting his deliberate conviction that no acts of oppression are shewn to have been committed by Ramdyal nor by Ramdyal's orders; and that, as the fullest opportunity was given to his accusers, and the utmost endeavors made by them to establish their case, and as the whole of the testimony brought forward in support thereof was discredited by the Court, and a great part of it proved to be false and perjured, the charge falls to the ground, and Ramdyal is personally entitled not only to a full and honorable acquittal but to a distinct expression of the opinion of Government, that this acquittal is in entire accordance with the evidence. This will accordingly be communicated to him through the Chief Commissioner.

The trial of the original action for libel was patiently and impartially conducted by the Judge Mr. Fraser. Every facility was afforded to the Defendants for the conduct of their case; and the judgment of the Court, as well as that of the Officiating Judicial Commissioner, Mr. Bayley, who heard the case in appeal, shews conclusively that the Publishers of the Oudh Gazette were unable to substantiate the charges which they brought against Ramdyal, and that so far as those charges against Ramdyal are concerned, the reflections which have been publicly made upon the Officers of the Oudh Commission, in respect to their proceedings in the assessment and collection of the Trades' Tax, are destitute of proof.

Whatever was faulty in Ramdyal's proceedings is shewn to have been done in accordance with authority permitted to him by his superiors; and his less of temper on two occasions was insignificant in degree and venial.

18. If any thing were wanting to show the worthlessness of that which appeared at first to be the strongest portion of the evidence by which it was attempted to support the charges of oppression and corruption brought against Ramdyal, it is to be found in the record of the trial of the three witnesses for perjury, held first before the Specal Judge Mr. Pearson, who was selected from the Judges of another Province for the purpose, and afterwards in appeal before the Judicial Commissioner Mr. Campbell, who had just returned from England. The Governor General has carefully read the judgments of both Courts in these cases, and the evidence on which they are founded, and His Excellency is satisfied that the Prisoners after having had every facility afforded to them for defence, were clearly proved to be guilty of the crimes with which they stood charged, and that they were rightly convicted and sentenced to legal punishment.

The case of these convicted Prisoners will be more particularly noticed presently. In this place the Governor General adverts to the result

of the trials for perjury only as it bears upon the charges originally brought by the Publishers of the Oudh Gazette against Ramdyal, and establishes the conclusion that those charges were false.

19. But though the Governor General acquits Ramdyal of blame, and considers his conduct generally deserving of approbation, and though His Excellency gladly admits that the Tax was assessed and collected in the Province of Oudh with extraordinary freedom from objection or complaint on the one side, and from coercion on the other, and that even in Lucknow the complaints preferred were few in comparison with the number of Tax payers, he regrets to observe that in the City there was an absence of due precaution against abuse of authority by the subordinate

Agents employed to levy the Tax.

He cannot approve of the assessment and collection of it in Lucknow having been so largely entrusted to a Native Officer, whose acts, however upright and careful, were sure to be misconstrued, or of that Officer having been left without more explicit instructions as to the course which he should take in enforcing the Tax against dilatory or recusant Tax payers. For whether it were strictly legal or not to search the apartments of women for valuable effects, or to distrain their jewels in satisfaction of the demands of the Government, there is no question as to the impropriety and impolicy of the proceeding in such a cuse; and the Governor General laments that the prohibition of this course, which the Chief Commissioner issued immediately he heard that it had been followed, (he being at the time absent from the Province), was not sooner thought of. The same observation applies to the confinement of respectable Citizens in the lock-up house of the Tehseel. It may not have been illegal; but to detain such persons in such a place for several days, and for such a cause, was a measure to be resorted to only as a last necessity; and it does not appear that recourse was previously had to any of the less objectionable modes of enforcing the just claims of Government which are familiar to Revenue Officers in other parts of India.

Commissioner, in arbitrarily transferring to one Mohulla the amount remitted from the assessment of another, is open to censure. This act has already been reproved and corrected by the Chief Commissioner. But Mr. Carregy is also to blame for omitting to notice as it deserved, or to report the conduct of his Subordinate, Mr. Berkeley, in illegally chastising one of a crowd of Villagers who came to the Office, perhaps in a disorderly manner, to complain against the Tax. The Governor General knows that both Lieutenant-Colonel Abbott, the Commissioner, and Mr. Carnegy, the Deputy Commissioner, are Officers of approved high character and experience, and he accepts the Chief Commissioner's testimony that there was no supineness in the discharge of their duties; but it is evident to the Governor General that the kind of activity which the occasion demanded in Lucknow was wanting. The Governor General is satisfied that there is no more efficacious mode of reconciling a large Native community to a new and unpulsatable measure of Government than the free intercourse of intelligent English Officers with all classes, and their frequent presence amongst the people, for the purpose of explaining and smoothing difficulties, and of convincing all that no expers-

sion or abuse of authority will be permitted. The suspicious and excitable population of a great City should be met more than half way on such occasions. But this was not the course followed. The Deputys Commissioner remained for the most part in his Office, and the active enforcement of the Tax, together with the delicate task of making it as tolerable and as little obnoxious to the people as possible, was left to the subordinate Officer Ramdyal. Such petitions too as were received were in too many cases referred to lower authority. It thereby was made less manifest than it should have been that power would not be misused, and scope was given to grave misrepresentation on this point. 21. On the whole the Governor General is

compelled to say that he fails to find in these papers the evidence he had hoped to see of active and sedulous caution and exertion on the part of the European Officers of the Commission at Lucknow in anticipating or removing all cause of complaint upon the occasion of introducing for the first time a very obnoxious Tax into a large City.

22. Further more, the Governor General remarks with disapproval the tone of levity and disregard of the feelings of the people which appears in Mr. Elliott's report of his investigation of the charges first made against Ramdyal, and the omission on the part of the Commissioner and the Officiating Commissioner to notice this.
23. The Governor General now turns to the

conduct of the Police in Lucknow. Their proceedings in every grade have been utterly indefensible. Captain Chamberlain is charged with having encouraged and invited complaints of oppression; with having been active in furnishing the Defendants in the libel case with evidence against Ramdyal; with having instituted unauthorized enquiries; and with having concealed those enquiries from the knowledge of those under whose authority he was placed. Captain Chamberlain has had one opportunity of explaining his conduct, but his explanation is imperfect and totally unsatisfactory. In his letter of the 14th July, in which that explanation is given, he intimated his intention to submit further details when his Medical Attendant should permit him to give to the subject the attention it deserves, but up to the present time no further explanation of his conduct has been received, though, in a letter from Simla, dated the 4th September, he has solicited the appointment of a Commission before whom he offers to prove Ramdyal guilty of gross oppression and tyranny, and to vindicate his own conduct. This Commission the Governor General sees no cause for granting. Captain Chamberlain's conduct in respect to those points on which he has already had full opportunity of explaining it is such as to call for severe condemnation. It affords ample proof that he cannot properly be employed any longer in the Office he holds, and therefore the Governor General is constrained to remove him, although the name he bears, and his previous good service, make the measure a very painful one. But that Captain Chamberlain may have the means of vindicating his character from imputations which, in this correspondence, are cast upon it, and which he may desire further to notice, a copy of all such parts of it as concern him in any way will be furnished to him by the Chief Commissioner, and he will have free access to all sources of official information at Lucknow. On receiving from him, through the Chief Commissioner, such a vindication as he may think proper to make, the Governor General will pass any

further orders which may be necessary.

24. After reading the evidence given by Lieutenant Scott on the trial of the libel case, the Governor General cannot treat that Officer more indulgently than his superior, in whose insubordination he was an active and willing participator. Lieutenant Scott might properly feel indignation at the stories he had heard, if he believed them, and he may have been justified in believing them; but when he was called upon to test the truth of these stories, the perfunctory manner in which he performed the duty is inexcusable. That the truth in such a case was more likely to be ascertained by his employing a Native Officer, however high in rank and trust, for that purpose than by active personal enquiry is wholly beyond belief: and the excuse which Lieutenant Scott gives for putting Budden Singh under arrest, and keeping him in confinement for eight days, because he neglected to report that Ramdyal had collected the Tax in Nohungabad and had used violence towards the inhabitants, and for emitting to put on record the reasons of the arrest and confinement, cannot be admitted. Lieutenant Scott is removed from his appointment.

25. Lieutenant Chifford has already been removed from the Police for miscondact in another case, wholly unconnected with the one under consideration.

26. The conduct of the Native Officers of the Police next requires notice. Actuated, apparently, by a desire to support a cause which they believed to be favorably looked upon by their superiors, they deceived these with stories of oppression which they knew to be untrue; they induced others to do the same; and finally they perjured themselves before a Court of Justice. These Native Officers are Unjore Tewaree, Jugganath Singh and Moula Buksh. They are now suffering the imprisonment which the Law has decreed as

the punishment of their offence.

Unjore Tewarce, a Subadar bearing the Title of Sirdar Bahadoor, and a Member of the First Class of the Order of British India, established in 1857 and 1858 memorable claims upon the consideration of the Government and upon the gratitude of all Englishmen, and he was liberally rewarded. And now, although the Governor General cannot allow any services, however eminent, to shield a man from all the consequences of wilful and deliberate perjury and subornation of perjury, yet in remembrance of the devotion shown, and the courageous assistance given by Unjore Tewarce to his Officers and to others in a time of utmost danger, the Governor General remits to him the remainder. of the imprisonment to which he has been sentenced. His Excellency also permits him to retain the pecuniary advantages attached to the Order to which he had been admitted, and directs that an allowance equal to that which he would receive as a Member of the First Class of that Order be continued to him for life. But the name of Unjore Tewaree will be erased from the Roll of the Order of British India; he is hereby deprived of the honorary Title which it confers; its decoration will be taken from him; and he is dismissed for ever from the service of the Government.

Jugganath Singh and Moula Buksh, although they have no special claims on the Government, will share the remission of punishment which has been extended to their superior; but they also



are dismissed from the service of the Govern-

27. With regard to the charges brought against the Officers of the Commission by Mr. Norris, in his letter of the 20th October, the Governor General observes that they are fully answered in the Chief Commissioner's report of the 24th November. For the most part the charges are either groundless or frivolous, and in every case they fail to establish an intention or desire on the part of the Officers in question to defeat the ends of justice or to prejudice the cause of Unjore Tewaree, Mr. Norris's Client. Equally does Mr. Norris fail to show that, in consequence of the acts of the Officers of the Commission, or from any other cause, any one was deterred from giving evidence against Ramdyal, or in favor of Unjore Tewaree.

28. But there are two other points in Mr. Norris's letter which it is necessary to notice. Firstly, the conduct of Mr. Berkeley, the Extra Assistant, in administering illegal chastisement to one of a party of Ryots belonging to a Village in the Lucknow District, who came to the Lucknow Cutcherry and remonstrated in a disorderly manner against the Tax; and secondly, the private letter written by Lieutenant-Colonel Barrow to Lieutenant-Colonel Abbott. Mr. Berkeley's conduct on the occasion referred to deserves sharp censure. A mere reprimand is not adequate to mark the sense entertained by the Governor General of his misconduct, and accordingly he will be removed from the Lucknow District and reduced to a lower grade.

As regards Lieutenant-Colonel Barrow, the Governor General must regret that the private letter written by him to Lieutenant-Colonel Abbott on the 12th July, dealing as it did with the subject of free complaints of the Tax, should have been so unguardedly worded, and that it should have contained expressions so likely to be generally misunderstood. But the explanation given by Lieutenant-Colonel Barrow and Lieutenant-Colonel Abbott shews that the letter was written with reference to one particular occurrence which had then just happened-namely, a public declamation in the Streets of Lucknow against the Tax by a person who declared it to be illegal and exhorted the people to resistance; that it was written with the sole intention, a thoroughly right and judicious one, of preventing the repetition of such occurrences; and, further, that it could not possibly have had the effect of deterring any one from complaining against injustice or oppression in assessing or levying the Tax, or from giving evidence on any of the trials.

29. It remains to notice the letter written by Mr. FitzGerald to the Delhi Gazette on the 21st November, in which it was stated that he saw two men taken by a Peon across the road in front of the Chutter Munzil to the ruins opposite, and that masses of masonry were placed on their heads. The Chief Commissioner on seeing this letter very properly directed that Mr. FitzGerald should be questioned regarding the statements in it. His answers have convinced the Chief Commissioner that his testimony is, so far as it has been adduced against any proceedings connected with the Tax, unworthy of credit. In this conclusion the Governor General agrees. Whether it be the case or not, that, as conjectured by Mr. Wingfield, Mr. FitzGerald mistook workmen employed in removing, in the

way in which such work is usually done, the ruins of the Chutter Munzil and adjoining houses, for persons undergoing torture at the hands of the inferior Revenue Officers, it is not to be supposed that Mr. FitzGerald, being actuated by the motives which he declares in his letter, would, if he had seen what he believed to be an act of such gross oppression, have failed to mention it at an earlier date, and while the trials were proceeding. It is shewn that he was in Lucknow on several occasions during that time; that he was actually employed in the Office of the Judicial Commissioner in copying the proceedings in the trials for perjury at least a week before Mr. Campbell gave judgment on the appeal; and that he was present in Court while the appeal was being heard. Yet he admits that he never mentioned what he had seen to any one, until he wrote to the *Pethi Gazette* some time after all the trials had closed.

. 30. The Governor General cannot conclude these remarks without adverting again to the general tone of the Reports of the Government of Oudh. In these Reports there appears to be a very imperfect appreciation of the fact that in this matter the conduct of affairs in the City of Lucknow has given room for scandal, and that discredit has been thereby thrown upon the measures of the Supreme Government for the general imposition and collection of a direct Tax throughout India. It is true that the scandal has been grossly exaggerated, and that the discredit is undeserved; but it is also true that in the proceedings which really did take place, there is scarcely a single error of commission or of omission which might not have been prevented by timely precaution. If Ramdyal had been properly directed, and if complaints against his alleged acts had been more generally taken up and promptly enquired into by English Officers, there would have been little temptation or facility for, attacking him in a libel. If, when the libel was published, prompt reference had been made to ascertain its authority, and if the facts alleged had been thoroughly enquired into, there would have been no occasion for Ramdyal to bring an action. If the Police had been properly in hand, and if Captain Chamberlain had been kept to his proper duty, the manifest antagonism exhibited by the Police and the Civil Officers would have been checked, and the consequent loss of character to individuals, which is a matter that concerns the Government little less than themselves, would not have occurred.

Moreover the Governor General is unable to concur in the Chief Commissioner's opinions in respect to the measures taken to levy the Trades' Tax in Lucknow. It is quite possible to realize such Taxes in India without resort to distraint; and if distraint becomes necessary it is an indication either that the Tax is too heavy, or that the arrangements for collecting it are defective. Success in levying the Tax in Lucknow depended upon the care taken in the first assessment, and in promptly hearing and disposing of all remonstrances and appeals. To lighten the assessment on one quarter of the Town and increase it by the same amount on another, was not only an injustice in itself but a direct inducement to resistance. If difficulty were found in enforcing payment, the cause, whether real or pretended, should have been enquired into. There should have been a formal invitation of appeals,



and they should have been heard publicly in presence of the neighbours. Recusant parties should have been summoned to the enquiry, and if they failed to attend, but not otherwise, an ex parte but still a formal decision should have been passed. If on such enquiry it had appeared that contumacy was the sole cause of non-payment, there were unobjectionable and efficacious ways of enforcing the demand, by the service of Peons and otherwise, before resorting to distraint : and even if distraint had been unavoidable, it should not have been carried out in the manner in which it appears to have been carried out in the Mohulla of Ashrufabad. To break open locks because the keys are not brought quickly; to expose respectable women to the threats of the underlines of office; to send sweeper women into Zenanas, and to so ze the jewels of the inmates of Zenanas, are practices which the Government of India cannot tolerate, and which a Local Government ought not to defend. The upholding of such acts, even where they have been rare and exceptional, as the Governor General believes them to have been in Lucknow, is calculated to destroy the confidence of the people in the justice and considerateness of the Government, and Ilis Excellency desires that it may be clearly understood that they are regarded by the Government of India as indefensible.

The Governor General appreciates the ability with which the plan for the general assessment of the Tax throughout the Province of Oudn was designed, and the energy, combined with good judgment, with which it was carried out. His Excellency especially appreciates the fact that there has been an absence of all complaint against the Tax, or the mode of levying it, except in the City of Lucknow. Even there the petitions against the Tax were, as has been already stated, few. But the general success of the measure, and the prudence and moderation which have, in almost every instance, characterized the proceedings of the Officers entrusted with its execution, afford no reason for passing over defects or for excusing faults which are really without excuse. Nothing is to be gained by doing so. On the contrary the Governor General holds it to be truer justice to the Members of the Oudh Commission to declare that such defects and faults have in these very few instances occurred, and at the same time to establish that they are no necessary accompaniment of the measure of taxation as devised by the Chief Commissioner, and as carried out by the great body of his Officers.

No. 291.

Camp Kutra Moharee, the 29th December 1860.

The General Order No. 102, dated 13th instant, appointing Captain E. W. Dun, of the 42nd Madras Native Infantry, to act as Commandant of the Bhopal Levy, is hereby cancelled.

No. 303.

Camp Umurputun, the 31st December 1860.

His Excellency the Governor General is pleased to make the following appointments:—

Major R. H. Keatinge, Political Assistant Nimar, to be Political Agent in Nimar.

Lientenant T. Cadell, Deputy Bheel Agent, and Second in Command Malwa Bheel Corps, to be Assistant Political Agent in Nimar, in addition to his other duties.

A. R. Young,
Offg. Secy. to the Govt. of India,
with the Govr. Gont.

No. 98.

Fort William, the 5th January 1861.

Lieutenant C. W. Hill, of Her Majesty's 69th Regiment, Officiating Assistant Commissioner of the First Class, Martaban, has passed the prescribed examination in the Burmese Language.

No. 99.

The 8th January 1861.

Dowlut Ram, Native Doctor, First Class, is appointed to the Mhairwarra Local Battalion, vice Native Doctor Banee Sing.

No. 100.

Captain T. Acton, Second Assistant to the Political Agent at Rewah, returned from Furlough, and received charged of the Office of First Assistant to the Political Agent, on the 28th December last.

No. 101.

Lieutenant C. R. Shaw, Assistant Commissioner in Oudh, reported his return from leave on the 21st December last.

No. 102.

Major H. L. Evans, Deputy Commissioner in Ondh, availed himself, on the 21st December last, of the privilege leave granted to him in General Order dated 21st idem, No. 6144.

W. GREY.

Offg. Deputy Secy. to the Good. of India.

FINANCIAL DEPARTMENT.

No. 12108.

To D. Cowie, Esq.,

G. Brown, Esq.,

J. N. Bullen, Esq.,

E. D. KILBURN, Esq.

Gentlemen,—His Honor the President in Council being desirous of meeting the wishes of the Mercantile Community of Calcutta, as to the publication of fuller information in regard to the financial position of the Government, I am desired to invite you, as Members of some of the leading Firms, to aid in deciding what Accounts and Returns of the Public Revenue and Expenditure

it is of real importance to the monetary and commercial interests to have regularly published, and at what intervals; and to intimate to you that, with this view, I shall be prepared, at any time most convenient to you, to shew you specimens of the several Accounts and Returns received at my Office and at the Office of the Accountant-General.

I have, &c.,

(Sd.) C. H. LUSHINGTON, Secy. to the Govt. of India.

COUNCIL CHAMBER, The 13th December 1860.

To C. H. LUSHINGTON, Esq.,

Secy. to the Govt. of India,

Financial Department.

SIR,—In reply to your No. 12108, of the 13th instant, and with reference to the interview with which you have since favored us, we have the honor to place before you our views as to the Accounts and Returns of the Public Revenue and Expenditure which it is of real importance to the monetary interests of the Country to have regularly published.

2. In doing so, we would record our opinion, that whatever publicity in matters of this nature it is important to the Mercantile Community to receive, it is equally important to the true interests of Government to give, as in time a feeling of confidence will thereby arise to which the opposite system of secresy has hitherto been confessedly

We suggest that the Cash Balances in the Ι. Indian Treasuries which are now made public quarterly should be published monthly, in a Tabular form, exhibiting the amount in each Presidency, contrasted with the balance of previous similar periods, and accompanied by a Note, explanatory of any unusual surplus or deficiency.

On this last point we may refer to the Quarterly Statement recently published to 31st October, where the aggregate Cash Balances were less than those of the previous quarter by about four Crores.

To those who are cognizant of the periods at which the heaviest amount of Indian Land Revenue is collected, this large and sudden deficit was no great mystery, but to the ordinary public it was as inexplicable as threatening. An explanatory foot note would have made the Return intelligible to all.

II. That an Anticipatory Estimate, and such subsequent Estimates as may be prepared, of Income and Expenditure be published annually, and be followed up by Quarterly Statements of actual Income and Expenditure, under the same heads, to be hereafter ranged in a form of comparison with the results of corresponding quarters of previous years.

For such an Annual Estimate the headings in the Tabular Statement prepared under the direc-tion of the late Mr. Wilson, and published in the Calcutta Newspapers of the 25th June last, appear explicit and satisfactory, except that among the Revenues and Receipts, the important item of Income Tax will in future be inserted.

III. That a Comparative Statement be published quarterly of balances in the hands of the Home

Government of India, distinguishing the Funds

belonging to the different Railway Companies.

IV. That the aggregate amount of Returns to the Income Tax, and of collections under it, and the new Stamp Act, be periodically made public.

The Community have patiently, nay cheerfully borne the imposition of these new Taxes, and it would seem due to them that the earliest and fullest information upon their practical working should be accorded. To prove, we trust that the hopes and intentions of the late lamented proposer of such taxation are in a fair way of fulfilment, foreshadowing an end to the chronic deficiency under which Indian Finance now labours.

We are aware that the management of this Finance, as regards Account-keeping, may be said to be at present in a transition state, and therefore that such of our suggestions for publication as involve Comparative Statements cannot at once be acted upon, but we trust that, under the new system of Account and Audit, which is being introduced, the paramount importance of such publicity to the interest alike of the State and the Governed will not be lost sight of.

We are also aware that some of the suggestions now put forward have very recently been made by the Chamber of Commerce; but as you had addressed us separately, we deemed it incumbent upon us to reply, perhaps thereby strengthening

the representations of that body.

We have, &c.,

(Sd.) DAVID COWIE.

GEORGE BROWN.

J. N. BULLEN.

E. D. KILBURN.

CALCUTTA, The 26th December 1860.

No. 31.

To D. Cowie, Esq., G. Brown, Esq., J. N. Bullen, Esq.,

E. D. KILBURN, Esq.

FINANCIAL DEPARTMENT.

GENTLEMEN,-I AM directed to acknowledge the receipt of your letter dated the 26th ultimo, submitting your views as to the Accounts and Returns of the Public Revenue and Expenditure, which it is of real importance to the monetary interests of the Country to have regularly published, and in reply to inform you, that the Hon'ble the President in Council, seeing no objection to your first sugges-tion, has been pleased to direct that the Statement of Cash Balances, hitherto published quarterly, be in future published monthly, in the Calcutta Gazette, in the form proposed by you.

2. Your second request, viz., that an Anticipatory Estimate, and such subsection Estimates as may be prepared, of Income and Expenditure be published annually, and be followed up by Quarterly Statements of actual Income and Expenditure diture under the same heads, to be hereafter ranged in a form of comparison with the results of corresponding quarters of previous years, will also be complied with, on the understanding that the publication can only commence with the Auticipation Estimate for 1861-62, and that the Quarterly Returns can only be given when the new system of Audit and Amount has been also and system of Audit and Account has been interfaced.

It has already been explained in my letter to the address of the Secretary to the Bengal Chamber of Commerce, No. 12237, dated the 19th ultimo, that satisfactory Quarterly Returns of the kind applied for cannot be framed under the present system of Account. An abstract of the regular Estimates of 1860-61 will be published as soon as it is complete, and this may be expected next month, and pending the preparation of the more complete Accounts and Estimates referred to above. Such Returns as the present system of Account and Estimate admits of being framed will be furnished as nearly as possible in the form of those published in June last.

- 3. The third Statement proposed by you for publication cannot be prepared from the Returns at present received from England. I am desired, however, to inform you, that the Right Hon'ble the Secretary of State for India will be requested to supply the necessary information as far as it can be afforded.
- 4. In compliance with your fourth request, His Honor in Council is pleased to authorize the publication, at once, of a Statement, shewing as correctly as possible the aggregate amount of receipts from the Income Tax and from Stamps; but no distinction is possible in the Accounts between receipts from Stamps under the old Law, and those from Stamps authorized for the first time by Act No. XXXVI. of 1860. Future Returns will be published in the Gazette quarterly.
- 5. Adverting to the last paragraph of your letter, I am directed to state that copies of this correspondence will be forwarded to the Chamber of Commerce, in reference to their letter of the 14th ultimo, which was received subsequent to the despatch of my letter to your address of the 13th ultimo.

I have, &c.,

(Sd.) C. II. LUSHINGTON,

Secy. to the Gort. of India.

FORT WILLIAM,
The 4th January 1861.

No. 4.

PUBLISHED by order of the Hon'ble the President in Council,

C. Hugh Lushington, Secy. to the Goct. of India.

No. 5.

Fort William, the 5th January 1861.

SUMMARIES OF CONSTRUCTIONS OF INCOME TAX ACTS
XXXII. AND XXXIX. OF 1860.

A CIVIL Assistant Surgeon, in the receipt of a Financial Department, Government of India, 27th December 1860, No. 12467, Section Rupees of that sum, on the ground that it was an allowance in lieu of House-

rent, within the meaning of Section 129 of Act XXXII. of 1860, he was informed that, as the monthly sum of 300 Rupees, drawn by Assistant Surgeons in Medical charge of Civil Stations is treated in the Books of Establishments as a "consolidated salary;" and as, moreover, it is so treated when any such Officer is absent on leave, the entire sum was liable to be assessed with duty, and that consequently the claim was ina missible.

Statement showing the exemptions from Income Tax,

Financial Department, Government of Irdia, 27th December 1860, No. 12479, Section CXXXIII. sanctioned by the Lieutenant-Governor of Bengal, under Section CXVXIII., Act XXXII. of 1860, with the approval of the Governor General of India in

Council.

Designation of Charitable or other Rociety, &c., on behalf of whom exemption was claimed.	Cart on behalf of the Society, or	of the	Nature of Funds exempted.
Dacca Mitford Hos-			
pital	Commissioner of Dacca		Government Pro-
Greek Church, Cal-) (i	
cutta	Wardens of the Greek Church	Landed property	
Calcutta Benevolent			
Institution	Officiating Civil Auditor		Government Month
District Charitable			
Society of Cal- cutta	Assistant Secretary of the Society		Government Pro- missory Notes and Monthly Govern- ment Donation,
London Missionary Society	Reverend S. J. Hill		Government Pro-
12000	Reverend J. Ogilvic	I, and od property	
Calcutta Free Church Institu tion	Roverend Dr. Duff		Government Pro- miss oy Notes,
Mymensing Chari table Hospital	Collector of Mymen-		Ditto.

PUBLISHED for general information, with an intimation to all Departments, Governments, and Officers concerned, that the Summaries should in future be quoted in all references and instructions, and that a separate printed copy of the Summaries be forwarded with each copy of the Gazette for use in the Office of the Authority receiving the Gazette.

No. 6.

Fort William, the 7th January 1861.

SUMMARY OF CONSTRUCTIONS OF INCOME TAX ACTS
XXXII. AND XXXIX. OF 1860.

A QUESTION having been raised, as to whether the Commission of the subordi-

Financial Department, Government of India, 29th December 1860, No. 12500, Section C., Rule 3.

the Commission of the subordinate Officers of the Opium Department for the year 1859-60 should be charged with Income Tax, it was held that as the official year 1859-60

in the Opium Department commenced on the 1st
Section CCXLIX. September 1859, and terminated on the 31st August 1860, the Commission earned by the Officers in question during the months of July and August 1860, which would be properly represented by one-sixth of the earnings of the entire year, must, like Official Salaries, be considered subject to Income Tax.

PUBLISHED for general information, with an intimation to all Departments, Governments, and Officers concerned, that the Summary should, in future, be quoted in all references or instructions, and ordered that a separate printed copy of the Summary be forwarded with each copy of the Gazette, for use in the Office of the Authority receiving the Gazette.

C. Hugh Lushington, Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Ummerpatun, 31st December 1860.

No. 13A. of 1860.—His Excellency the Governor General is pleased to make the following appointments:—

Punjab Irregular Force.

Ensign Henry Lachlan Young, Unposted, attached to Her Majesty's 5th Fusiliers, to officiate as Doing Duty Officer with the 4th Punjab Infantry.

Lieutenant Henry George Becher, 73rd Regiment Native Infantry, to officiate as Doing Duty Officer with the 25th or Hazara Georkah Battalion at Abbottabad.

As however neither of these Officers has passed the prescribed examination, it is distinctly to be understood that they are not to receive the extra pay attached to their appointments, until they shall have passed the examination.

Camp Mybeer, 1st January 1861.

No. 1.1. of 1861.—His Excellency the Governor General is pleased to appoint Surgeon W. F. Mactier, M. D., doing duty with the 1st Brigade

Horse Artillery at Meerut, to act as Principal Medical Store-keeper to Government, during the absence from Calcutta, on Sick Certificate, of Surgeon Alexander Grant.

Camp Ghoonwara, 2nd January 1861.

No. 2.1. of 1861—The services of Lieutenant II. C. E. Ward, of the 5th European Regiment, are placed at the disposal of the Foreign Department.

R. J. H. Birch, Major-General,

Secy. to the Govt. of India,

with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 8th January 1861.

No. 13 of 1861.—Lieutenant Sylvester Fox, of the Veteran Establishment, Assistant Commissary of Ordnance, having been declared to be unfit for further active service, is transferred to the Invalid Pension Establishment.

No. 14 of 1861.—Erratum.—Ressaldar Meer Mendhee Zumah and Jemadars Goolam Ubas and Shah Ubas, who were promoted in Government General Order No. 1190, of the 7th ultimo, are attached to the 4th Regiment Irregular Cavalry, and not to the "4th Regiment Sikh Irregular Cavalry."

Order Books to be corrected accordingly.

No. 15 of 1861.—The Furlough for six months granted to Captain Henley Thomas Bartlett, of the 21st Native Infantry, Cantonment Joint Magistrate of Peshawur, in Government General Order No. 412, of the 17th April 1860, is commuted to Furlough to Europe on private affairs, for two years under the new Regulations, with effect from the 22nd June 1860, the date of his departure from Bombay.

No. 16 of 1861.—The following promotions are made in the under-mentioned Corps of the Native Army:—

Corps.	Rank and Names.	To what Rank Promoted.	From what date.	In whose room.
ſ	Naib Ressaldar Hoosein Khan.	Ressaidar	lst Oct. 1860	Daood Khan, in- valided.
1	Jemadar Mirza Ally Beg	Naib Ressaldar .	Ditto	Abboo Khan, in- valided.
18th Regiment Irre. Cavy	,, Mahomed Ruzza Khan	Ditto	Ditto	Hoossein Khan, promoted.
inc. cary	Kote Duffadar Bhopaul Sing	Jemadar	Ditto	Mirza Ally Beg, promoted.
	" Shumsoodeen Khan	Ditto	Ditto	Marioned Ruzza Khan, promoted.
Ramghur Irre Cavalry	Ressuidar Yacoob Ali Khan	Appointed Woor- die Major	17th July 1860	For the augmenta-
2nd Regt. Mah ratta Horse	Kote Duffadar Roshun Sing, transferred from the 4th Troop 2nd Brigade Na- tive Horse Artillery	Naib Ressaldar	10th Oct. "	To complete the
ſ	Naib Ressaidar Ameer Khan	Ressaidar	10th Nov. 1860	
Nagpore Irre.	Jemadar Hafeczoolah Khan	Naib Ressaid ar	Ditto	deceased. Ameer Khan, pro- moted.
	Kote Duffadar Ramchunder rao Ghargay	Jemadar	Ditto	Hafeezoolah Khan, promoted.
Assam Local	Jemadar Narain Dutt	Subadar	8th July 1860	R a m Bhurossee Sing, invalided.
	Havildar Salik Ram Sing	Jemadar	Ditto	Narain Dutt, pro-
11th Regt. Pun- jab Infantry.	" Jowallah Singh	Ditto	20th July 1860	Prom Sing, de- ceased.
20th Regiment	Jemadar Choor Khan " Kurruck Singh		19th Feb. ,,	Kulloo, resigned. Sahibzada Noor, re- sigued.
Punjab In-	Havildar Wurryam Singh	Jemadar	19th Feb. ,,	thoor Khan, pro-
iantry	" Nanna Singh	Ditto	20th Mar. ,,	Kurruck Singh, promoted.
	Jemadar Himmutt Sing	Subadar Major	1st May "	Madho Thappa, invalided.
Extra Goorkha	" Nurroo Gooting	Sabadar 1	Ith May ,	Motee Komor, re-
	Havildar Ramoo Chund	Jemadar	1st May "	liminute Sing, promoted.
	" Nitish Lohar	Ditto 1	1th May "	Surroo Goorung, promoted.
Bareilly Levy { Govr. Genl.'s	Jemadar Sewnath Pandy Soordutt Sing	Bubadar Ditto	1st Dec. 1859. Ditte	To complete the Establishment.
Body Guard	Subadar Meer Cullam Ally	Subadar Major	Stl. Jany. 1861)

No. 17 of 1861.—The under-mentioned Officers are permitted to proceed to Europe on Furlough on private affairs:—

Lieutenant and Brevet Captain John Richardson Auldjo, of the For three years, under the old S6th Regiment Native Infantry Regulations.

Assistant Surgeon Henry Anderson Ebden, M. D., 1st Assistant For three years, under the old Surgeon, Presidency General Hospital Regulations.

No. 18 of 1861 .- Ensign Alfred James Wallace, of the 33rd Native Infantry, is, at his own request, transferred to the 60th Native Infantry.

PROMOTION.

60/h Native Infantry. Ensign Alfred James Wallace to be Lieutenant, to fill an existing vacancy.

No. 19 of 1861 .- The under-mentioned Officers have reported their return from England :-

Date of Arrival at Fort William.

Lieutenant H. V. Mathias, 50th 20th November Native Infantry, Command-1860. ant Nagode Divisional Police.)

Assistant Surgeon W. C. Smith, ? 29th December 1860. м. D., Medical Department ... ∫

Lieutenant E. H. Macnaghten, 2nd European Light Ca- 4th January 1861.

F. D. ATKINSON, Major, Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL. - ESTABLISHMENTS.

No. 9.

Head-Quarters, Camp Goonwara, The 2nd January 1861.

Mr. Robert Wiseman is appointed a Probationary Assistant Overseer in the Public Works Department, and posted to Oudh, with effect from 11th April 1860.

No. 10.

Moonshee Kasim Allie is appointed a Probationary Assistant Overseer in the Public Works Department, and posted to Oudh.

II. YULE, Lieut .- Colonel, Sery. to the Gort. of India, with the Gorr. Genl.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 36B.

APPOINTMENTS.—The 4/h January 1861 .-Mr. W. G. Deare, Deputy Magistrate and Deputy Collector of Moorshedabad, is transferred to Nuddea, in which District he will exercise the ful! powers of a Magistrate.

Baboo Radha Govind Doss, Deputy Magistrate and Deputy Collector of the 21-Pergunnahs, is transferred to Nuddea, in which District he will exercise the full powers of a Magistrate.

Moulavy Deen Mahomed, Deputy Magistrate and Deputy Collector of Moorshedabad, to be also Deputy Magistrate and Deputy Collector in Nuddea, and to exercise the special powers of an Assistant to a Magistrate, described in Clause 3, Section II., Regulation III. of 1821, in that District.

The 5th January 1861 .- The following Sub-Deputy Opium Agents of the Behar Agency are promoted, viz.:-

To the 2nd Grade. Mr. W. H. Urquhart, of Tirhcot. To the 3rd Grade.

Mr. J. G. Pughe, of Chupra, to be stationed at Gya, but to continue to officiate, until further orders, at Aligunge, Sewan.

To the 4th Grade.

Mr. J. Cosserat, of Mooteeharry. Mr. G. Barnes to be Sub-Deputy Opium Agent of the 5th Grade at Chupra.

Mr. W. Masters to officiate as Sub-Deputy Opium Agent of Gya.

Baboo Kaleecoomar Dutt to be an Assessor and Deputy Collector, under Act XXXII. of 1860, in Tipperah.

This cancels the appointment of Baboo Kalidoss Mookerjee, notified in the Gazette of the 17th October last.

Notification .- The 4th January 1861 .- The following Notice is published for general informa-

" As the new Penal Code will come into operation on the 1st of May 1861, the Lieutenant-Governor thinks it necessary to declare now that the next Examination as regards Substantive Criminal Law will be in the matter of the new Penal

"The examination as regards Criminal Procedure must be as usual in the matter of the Acts, Regulations, and Circular Orders in force respecting Criminal Procedure, so far as Magisterial Officers are concerned therein."

Notification .- The 8th January 1861 .- The following Articles of the General Regulations of the Bengal Army, prescribing the course to be pursued when Military aid is required by the Civil powers, are published for the information and guidance of all Officers under this Government:-

" Commanding Officers are not to exercise any discretion in granting or withholding Military aid, which may be officially applied for by the Civil or Political Authorities of their Districts, for the maintenance of the peace, or any other emergency, but are immediately to furnish the same, determining the nature and strength of the force which should be employed from a consideration of the duty to be performed; the strength and resources of the party against whom the Troops are to act, and all known obstacles to be encountered, points on which the Civil Authority making application is required to inform the Commanding Officer as fully and circumstantially as may be practicable."

"The Civil Officer is vested with authority to call upon the Military Commander for the services of the Troops under his Command, whenever, in the judgment of such Civil Officer, the public interests of the Government may require such movement; and it is the absolute duty of the Military Officer to whom such requisition may be addressed, whoever or whatever he may be, forthwith to comply with the same. It is not competent to him to enter into any discussion upon the merits of the measure proposed, or to take any eoguizance whatever of its policy, or justice, or necessity."

" It is for the Civil Officer, and for him alone, to judge of the policy, the justice, or the necessity of the measure. For these he is responsible only to the Government he serves, and he is not called upon by his duty, either to justify his conclusions, or to communicate his reasons to the Military Officer to whom he may address the requisition for Troops. Although such manifes-tations of confidence and cordiality are always to be desired, he is required, by his strict duty only to state distinctly the service he desires to see • • • • • •

performed, and the necessity of Troops for the purpose; and to afford such further information as may be necessary to enable the Officer in Command efficiently to perform the service he is called upon to execute."

"The Civil or Political Officer is not authorized to interfere in any way with the formation or details of the force, the Military Officer being held responsible for the success of the operations to be undertaken, and it is for the latter, and for him alone, to judge in what man-ner the Troops shall effect the object which the Civil Officer has indicated, and to direct the force in the execution of the service in which it is

engaged."
"If, however, the Military Officer should consider his force inadequate for the performance of the service declared, or the service itself im-practicable on purely Military grounds, it would be competent to him to decline to accede to the requisition. But in so doing he must be prepared to justify his refusal to the satisfaction of the Government he serves, and whose interests are

affected by his acts."

"Whenever Troops are called out under the above circumstances, an immediate report is to be made for the information of the Commander-in-Chief."

> W. S. SETON-KARR, Offg. Sery. to the Govt. of Bengal.

ORDERS the LIEUTENANT-GOVERNOR, N. W. Provinces.

PUBLIC WORKS DEPARTMENT. No. 10A.

Camp Goorschaigunge, the 2nd January 1861. Notification .- Mr. Brand is appointed to be a Member of the Road and Ferry Fund Committee of the Mirzapoor District.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

> A. CUNNINGHAM, Colonel, Secy. to the Govt. of the N. W. P., in the P. W. D.

Orders by the Board of Revenue, Lower Provinces.

CIRCULAR No. 1.

To ALL COLLECTORS AND ASSISTANT COMMISSIONERS IN CHARGE OF DISTRICTS.

LAND REVENUE.

ATTENTION is requested to the following Rules, with regard to the preparation A. Grote, Esq. and submission of the Monthly Statements of Suits under Act X. of 1859 :-

I. The name of every Officer, whether Assistant, Deputy Collector, or Moonsiff, who is empowered to try rent suits, must be included in the available agency, whether he may have actually been employed in the decision of suits during the month, or not.

II. The names of the Officers should be given,

as well as their designation.

III. When an Officer mentioned in the Statement for the preceding month is omitted, the reason should be stated.

An Officer in charge of a jurisdiction subordinate to more than one Collector, should forward a separate Return to each Collector, comprising the cases relating to his particular District, and the name of such Officer should be included in the Agency of each District, with a note to the effect, that his jurisdiction is com-prised within two or more Districts.

V. Orders have already been issued, that Sub-divisional Officers should despatch their Statements not later than the 1st, and that Collectors should send their District Statements in duplicate direct to the Board not later than the 7th of each month. If a Sub-divisional Statement be not received within two days of the date on which his own should be despatched, the Collector should despatch his Statement without

waiting for it, explaining the reason.

VI. The state of the Cohector's file of appeals in rent suits will, in future, be shown in these Statements in a line to be added below the total line of the original suits. In this line, Columns

6,7,8,9,10 will always be blank.

VII. As the non-receipt of Statements at the prescribed time entails much unnecessary labor, every Statement which is not despetched on or before the fixed date must be accompanied by an explanation of the cause of delay.

> H. L. DAMPIER, Offg. Secretary.

BOARD OF REVENUE, L. P. FORT WILLIAM, The 4th January 1861;

CIRCULAR No. 2.

LAND REVENUE.

To prevent confusion and risk of inadequate supplies of Abkaree Opium A. GROTE, Esq. to the Districts, Collectors and Assistant Commissioners are requested to send direct to the Board an Annual Opium Indent in the following form. It should be sent so as to reach the Presidency by the 15th of May in each year :-

Quantity of Abkaree Oplum in store on the 30th April 186	Estimated consumption of	In what quantities and at what periods the supply will pro- bably be required.	REMARES.

2. For the present year, of which eight months have expired, a Statement should be submitted within seven days, in the above form, showing, in Column 1, the quantity in Store on the 31st of December; in Column 2, the consumption which is expected to take place between the 1st of January and the 30th of April 1861; and in Column 3, the instalments in which the supply during that period will be required.

By Order of the Board of Revenue,

H. L. DAMPIER,

Offg. Secretary.

FORT WILLIAM, The 8th January 1861. }

Opium Dotification.

Notice is hereby given, that the second Sale of Opium, the provision of 1859-60, will be held at the Exchange Hall, on Wednesday, the 6th of February 1861, at 11 A. M., and will comprize 1,780 Chests, viz.:—

Behar Opium	 •••			1,220
Benares ditto	 ***	(<u>*</u> (* (*	***	560
	Tr.,4	al Chan	to	1 780

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 10th November 1860, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 11th and 21st February 1861 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 11th February 1861, and no Treasury Receipts in full payment of Lots will be accepted after 4 P. M. of Thursday, the 21st February 1861.
- 4. In addition to the quantity above advertized for Sale, the following quantities, more or less, of Behar and Benares Opium of 1859-60 will be brought to Sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

		5	Belor about Chests.	Benares al-out Chests.	Total about Chests.
On or about Ditto	Thursday, 7th March Wednesday, 10th April Wednesday, 8th May Monday, 10th June Monday, 8th July Monday, 6th August Monday, 7th October Wednesday, 6th Nov. Thursday, 5th December	" " " " " " "	1220 1220 1220 1220 1220 1220 1220 1224 1224	500 500 500 500 500 500 500	1780 1780 1780 1780 1780 1780 1780 1780
	2,000	,,	 122	_	

By Order of the Board of Revenue,

A. EDEN,

Offg. Junior Secretary.

FORT WILLIAM,
The 2nd January 1861.

Notification, No. 704.

BILIS payable at one day's sight are available on the Rangoon Treasury, to the extent of four or five Lacs of Rupees, at a premium of half per Cent.

E. DRUMMOND,

Acctt. Genl. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE, *
DURBAR AND REVENUE DEPARTMENT,
The 29th December 1860.

Notification, No. 3.

INCOME TAX ON POLITICAL AND OTHER PENSIONS.

With reference to the orders of Government dated 11th October and 23rd November last (vide pages 2173 and 2548 of the Calcutta Gazette), ruling, with reference to Sections XXVI. and XXX. of Act XXXII. of 1860, that the Income Tax on Political Stipends and Pensions paid to persons not in Government employ, other than those coming under head of "Superannuation," are assessable by Officers in charge of Public Treasuries without the intervention of the Civil Auditors, it is requested that the Tax leviable upon such allowances from July last may at once be realized by the Treasury Officers disbursing them, the recovery being duly reported to this Department.

Future assessments made under the same orders should be separately credited for purposes of check here under the head of "Income Tax Account."

E. DRUMMOND,

Acett. Genl. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICF,
DURBAR AND REVENUE DEPARTMENT,
The 30th December 1860.

Circular, No. 1069.

To

THE COLLECTOR OF

SIR,—THE Officiating Secretary to the Government of India, in the Military Department, having noticed the inattention of Officers in charge of Civil Treasuries and Pay Offices to the Rules in force for remittances on account of the Estates of deceased Soldiers, which leads to frequent double remittances to his Department, I have the honor to request your particular attention to the instructions issued for your guidance in Circular No. 989, of the 15th February 1859.

I have, &c.,

(Sd.) W. WATERFIELD, Offg. Acctt., Govt. of Bengal.

FORT WILLIAM;
Office of Acctt. to the Govt. of Bengal,
The 3rd January 1861.

Monthly Account of Salt in store in the seneral Agencies and the Salkoah Golahs, on the 31st December 1860; together with 4 per Cent. reserve for Golah wastage and Retail Sales, &c.

AGENCIES.	Salt in s manufa years	acture previe	of		:#1 or		265 or			GB or		T	OT VI	QUANTI	r 12	1 170	ne.		_	
	to 12 1857		r	186	7-58.	185	d-59.	_	1858	-60.	Pun	gah.		Kurl	kutel	ı. 	Aggre	gate	D.	
Hidgellee.	Mds.	s.	c.	Mds.	s. c	Mds.	s.	C.	Mds.	8, C	Mds.	s.	c.	Mds.	s.	c.	Mds.	8.	c.	
Pungah Salt Ghaut, }		n	0		0 (3	20	0	7205	39 (Funn	01				-	****			
Russoolpore) htto do., Kissennuggur	• 0	0	0	CO GREEN	0 5	V	0.050	0	1 13 ///18	16 0	1000000		0	0	0	0	7899 20049			Reserved
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gur)	0	0	0	0	0 (2009	8	12	13351	27 0	16349	3.5	19	0	0	0	10319	35	12	Sales.
Ghautta }	0	0	0	0	0 0	2107	0	0	121677	35 (123874	33	0	v	0	o	123874	85	0	
Total	3	30	0	5618	6 8	22540	1.5	12	155746	25 0	183908	37	4	0	0	0	180908	37	4	
Tumlook.										785										
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Total	0	o	0	o	0 0	0	n	0	31193	13 15	31103	13	15	o	o	0	• 34193	:3	15	
Chittagong.						+									_	-			7.0	
Pangah Sait Ghaut, Baugkhally }	•	0	o	0	0 (0	0	0	32539	22 (32530	22	0	0	0	0	32539	22	0	Reserved for wast-
Oo. dox Sudder Ghaut }	0	0	0	0	0 (0	0	38050	26 (38059	26	0	o	0	0	38059	26	0	Local Sales.
lo. do., Arracan Corkutch Salt, Madras	0	0	0	0	0 (0	0	Ω	0	o e	0.000	0	0	0	0	0	0	0	0	
Permit	0	0	o	0	0 (142310	13	0	145602	9 0	0	o	0	257912	22	0	287912	22	0	-
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Arracan.			-			-		_				_	 -						_	
Pungah Salt Ghaut, Kliyouk Phyoo	0	0	0	0	0	64800		•	7489	0 (79298	0	0	0	ŋ	0	72298	0	0	
Total	0	0	0	0	U	01509	0	0	7149	0 0	72298	0	0	0	0	0	72204	0	Ú	
Grand Total .	920051	10	0	12727	23 8	251422	8	12	110334	35 1	369340	39	3	1231195	2	0	1600536	1	8	

BOARD OF REVENUE;
Fort William,
The 7th January 1861.

II. B. Devereux, .

Offg. Junior Secretary.

Notice.

THE Public are hereby informed that, from this date, the power of endorsing documents protecting Salt, according to the provisions of Section XLVII., Regulation X. of 1819, has been withdrawn from the following Chowkies of the Jellasore Division:—

Chowkey Chomook,

" Errinch,

" Bahiree, " Contai.

At the following two new Stations, documents protecting all Salt passing by or near those Stations must be examined and endorsed under the conditions of Section XLVII., Regulation X. of 1819:—

Bhaitghur.—On the South bank of the Bogdah River, opposite the Kaleenuggur Salt Golahs.

Hidgelee Point.—On the left bank of the Russulpore River.

A. Money,

Controller.

OFFICE OF CONTROLLER OF GOVT. SALT CHOWKIES, The 29th December 1860.

Notice.

BANKERS and Merchauts sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

E. W. Perry, Offg. Superintendent.

SUPDT. OF STAMPS' OFFICE, The 13th December 1860.

Calcutta Stamp Office.

The 22nd December 1860.

With reference to the present applications made to this Office for the impressment of Stamps on executed Instruments, the attention of the Public is directed to Section III. of the new Stamp Act, which enjoins a minimum penalty of One hundred Rupees on persons making, executing, or signing Deeds, Instruments and Writings engrossed on unstamped or insufficiently stamped Paper. Parties are accordingly requested to send their documents to be stamped before execution, as they can only be impressed after signature on proof that the omission arose from "accident, ignorance, inadvertence or from other unavoidable cause," and upon payment of the penalties specified in Clause 2, Section XIII. of the said Act.

G. B. Hampton, Collector of Stamps.

Presidency and Queen's Troops' Pay Office Memorandum.

Notice is hereby given, that all payments hitherto made at the Presidency Pay Office in Cash will from this date be made by Cheque on the Sub-Treasurer, Fort William; and that no Bill will be received at the Presidency Pay Office for payment after 2 P. M.

T. M. HILL, Major,
Presidency Pay Master,
and Pay Master of British Troops.

CALCUTTA,
The 7th Junuary 1861.

Sheriff's Office, the 5th January 1861.

Notice is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday, the Fourth day of February next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

John Cochrane,

Sheriff.

দরিক আফিন ৫ জানওয়ারি ১৮৯১ নাল ।

সমাচার দেওয়া যাইতেছে যে আগামি
৪ কিবরিওয়ারি সন ১৮৯১ নাল সোমবার
দূই প্রহরের সময় কলিকাভার কোট উইলিএমের এবং তাহার অস্তঃপাতি যে সকল
স্থান তরিমিত্ত বল দেশের কোট উইলিএমের গুপ্রেম কোট আপান আদালত ঘরে
্ওয়েরটরমিনর এবং এডমাইরেলটি অর্থাৎ
মহা সমুদ সম্পাকীয় মোকদ্মা নিম্পাত্তি
জন্য এক সেশিয়ান অর্থাৎ মিছিল করিবেন 1

এই সেশীয়ান জতকাল প্যান্ত ব্যিবেক তাহার প্রথম দিবস দুই প্রহরের সময় ভা-হার পর প্রতি দিবস এগারো স্থায় সময় বসিবেক এ বিষয় সকলে জ্বরণ রাখুল।

> John Cochrane, Shorif.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehal situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th of Poos 1268 Fusly.

The purchaser of such Mehals will be subject to the conditions laid down below :-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and	A	rea.	-1-	Su Jui	Devine					
						В.	C.	D.	Rs.	As.	P.	
1	3785	Sewthuru, Pergunnah Nonore	•			309	19	17	380	0	0	
2	3786	Benowlee oorf Benwuleea, Pe	rgunnal	ı ditto		19	9	4	15	0	0	
3	2757	Luhrap,	ditto	ditto	•••	472	G	0	917	0	0	Š
4	3787	Goordeeha,	ditto	ditto		355	9	16	415	8	0	
5	3788	Muthoorapoor,	ditto	ditto		822	7	1	684	0	0	
6	3789	Mudunpoor,	ditto	ditto		2,921	5	0	2,315	0	0	
7	3790	Khundnee	ditto	ditto		804	16	0	975	0	0	
8	3791	Kurbasin and Putty Ponday,	ditto	ditto		1,732	12	0	2,019	0	o	
9	3792	Bunowlee,	ditto	ditto		1,011	18	5	1,353	0	0	
10	3793	Bhoputpoor dakhlee Audharee	ditto	ditto		61	9	11	60	12	0	
11	3794	Luchmeepoor oorf Luchmee dee dakhlee ditto,	ditto	ditto		65	13	19	58	0	0	
12	3795	Hurpoor, dakhlee ditto,	ditto	ditto		103	4	4	85	0	0	
13	3796	Kanhoodee, dakhlee ditto,	ditto	ditto		104	11	8	92	0	0	
14	3797	Bissumberpoor, dakhlee ditto,	ditto	ditto		134	19	10	135	0	0	
15	3798	Jacedce, dakhlee ditto,	ditto	ditto		95	13	11	85	8	0	

A. A. SWINTON, Collector.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Tuesday, the 15th January 1861, corresponding with the 18th Poos 1268 Fusly.

The purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below to the highest

bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be

paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Ar	ea.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	dder mma		Remarks.
			В.	C.	D.	Rs.	As,	P.	
1	3196	Narhee Binwulleea, Pergunnah Peero	294	8	Λ	237	0	^	
2	3772	Hurpoor Ramnath oorf Nowada, Pergunnah	204	0	0	201	U	0	1
- 177		Nonore	595	15	12	772	0	0	}
3	3027	Futtehpoor, Pergunnah Peero	236		10	115		0	1
4	3773	Keshwurpoor, Pergunnah Nonore	194	7	0	467		0	1
5	3194	Dondooah, Pergunnah Nonore	120	0	6	162		0	1
6	3774	Anooah Gyaspoor, Pergunnah Nonore	803	11	12	1,040	0	0	
7	3775	Cheerailee, Pergunnah Nonore	344	4	1	530		0	
8	3776	Baghee, Pergunnah Nonore	890	14	41	1,095	0	0	1
9	3777	Mooradpoor, Pergunnah Nonore	430		9	504		0	
10	3778	Bishoonpoora, Pergunnah Nonore	312	3	13	510	0	0	
11	3779	Eusoofpooroorf Khyrahee, Pergunnah Nonore	376	19	16	290	0	0	
12	3033	Uzruqbeh Kheereetar, Pergunnah Powar	116	13	16	112	0	0	1
13	3234	Arazie Deobarnaruck Choora Mundihree,							i
		Pergunnah Peero	16	14	14	11	0	0	
14	3236	Arazie Deobarnaruck Choora Mundihree,			******				i
		Pergunnah Peero	3	0	6	8	8	0	1
15	3235	Arazie Deobarnaruck Choora Mundihree,			542071				1
		Pergunnah Peero	0	19	18	1	12	0	
16	323.;	Arazie Deobarnaruck Choora Mundihree,							
		Pergunnah Peero	13		0	20		0	18
17	3750	Umrooha, Pergunnah Nonore	1,521	2	4	1,337	0	0	
18	37:	Rampoor Tara oorf Chuck Tara, Pergunnah	2020	626	(Sept. 2)	100000		390	1
10	97	Nonore	339		16	443		0	
19	375	Sewtha, Pergunnah Nonore	785			1,303		0	1
20	378	njurya, Pergunnah Nonore	1,208		111			0	
21	378.	ungadhurdehree, Pergunnah Nonore	220	1	14	137	0	0	l .

A. A. SWINTON.

Collector.

SHAHABAD (CTORATE, The 21st De er 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given that the Zemindary Right of Government to the two Khas Mehals, situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale under Orders of Government, contained in their Under-Secretary's letter addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No. 2722, in the Midnapoor Collectorate, on Friday, the 1st February 1861, corresponding with the 21st Maugh 1268 Umlee. The purchasers of such Mehals will be subject to the conditions laid down below:—

CONDITIONS OF SALE.

1st .- Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupees, a deposit of Rupees 25 per Cent. to be at once made upon the amount bid, the same to be forfeited to Government, if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one, and the Mehal will be again put up to Sale.

3rd.—The Sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident Cultivators who have signed the Jummabundee made by the Revenue Authorities.

4th.—The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purchasers as heretofore paid by Government proportionately with other Zemindars. The executive arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—The amount recorded in the subjoined description of the Mehals under the heading of Sudder Jumma represents the amount for which the new Proprietor will be liable on account of the Government Revenue of each Estate.

6th.—The right of Government to all Minerals to be reserved.

Numper.	Towjee Number.	Names of Mehals and Pergunnahs.	A	rea.		6,42,410	dde mm		Upse	t pri	ice.	REMARKS.
	191	Kedar Koond Estate.	В.	C.	D.	Rs.	As.	Р.	Rs.	Λs.	Р.	
1		Gogram, Pergunnah Kedar Koond	1,118	5	6	724	11	81	1,920	13	7 ½	The farming lease of these Mehals will expire in 1864-65=
2		Ambadceghee, Pergunnah Kedar Koond	488	11	12	379	1	3	1,020	4	04	1271 Umlee.

N. B.—These two Estates were sold in this Collectorate on the 10th October last, but on account of the default of the purchaser they are now to be re-sold.

KUMULAKUNT BYBACK, Deputy Collector, in charge of Treasury.

MIDNAPOOR COLLECTORATE, The 31st December 1860.

Notice.

REQUIRED a Treasurer for the Rungpore Collectorate. Salary Rupees 110 per month. Security amounting to Rupees 25,000 is required. Application to be made to the Collector of Rungpore.

A. G. MACDONALD, Collector.

ZILLAH RUNGPORE; Camp Fulnapore, The 27th December 1860.

Wanted,

A Police Darogah for the Midnapore Zillah Police. Salary 50 Rupees per month. Persons desirous of obtaining the Office must make application to the undersigned, with testimonials of character, good education and qualification from previous service.

C. B. GARRETT,
Offg. Joint Magistrate.

MIDNAPORE,
The 28th December 1860.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of 24-Pergannahs, and mentioned in the Statement hereto annexed, will pe put up to Sale, under Orders of Government dated the 3rd November 1859, No. 2722, in the 24-Pergunnahs' Collectorate on the 4th February 1861, and following days corresponding with 23rd Magh 1267 B. S. The purchaser of such Mehals will be subject to the conditions laid down below:—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the Right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to

be paid down at once.

4/h.—When the amount of purchase money exceeds 100 Rupees, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

5th .- The right of Government to all Minerals to be reserved :-

Number.	Number on the Towjee.	Name of Mchal and Pergunnah.	Area o	ſ	ſeba	ı.	Sudder J	amı	na.	Upset	Pri	ce.	Remares.
			B.	C.	Ch.	G.	Rs.	A8.	.P.	Rs.	As	P.	
1	30	Pergunnah Magoorah Chuck Bollibag	109	3	11	0	182	4	ı	364	8	2	
2	41	Ditto Mooragatcha, Mouzah Loodea, &c	*689	16	2	121	703	7	11	1406	15	10	*An undetermined claim to 50B. 1C. 7Ch. of this area
5	73	Pergunnah Sahapore, Mouzah Ramlo-		10			***	••		***	1	••	as rent-free.
6	86	chunpore, &c. Pergunnah Magoorah, Mouzah Chun-	649			N.	550			1101			1
7	111	derant Pergunnah Mooragatchs, Mouzah	185				108	10	9	397			1
8	113	Kamarpole, &c., Pergunnah Azimabad, Mouzah Allipore,	11493	3	0	0	11518	11	01	23037	6	0	
••		&c	5138	11	0	0	6516	11	2	13033	8	4	An undetermined claim to 171B. 14C. of this area as rent-free.
10	154	Pergunnah Magoorah, Mouzah Chalwaree, &c.	16745	11	10	0	17963	12	2	35927	8	4	An undetermined claim to 47B, 18C, 8Ch, 15G.
14	310	Pergunnah Mooragatcha, Mouzah Dabi- pore, &c	1012		•	0	1216			0100	10		
15	311	Pergunnah Mooragatcha, Mouzah Ektara, &c.	4121				2725			2432 5450			An undetermined claim to 738B. 16C. 6Ch.
16	312	Pergunuah Mooragatcha, Mouzah Belsingah, &c	10635	10	0	10	8799	7	0	17598	14	0	An undetermined claim to 667B. 17C. 8Ch.
19	336	Pergunuah Sahapore, Mouzah Bone- mollypore, &c	12566	11	14	5	For 1267 10712 For 1268 10722 For 1269 10732 For 1270 10741 From 12 1277 per	13 B. 6 B. 0 B. 9	9 S. 10 S. 0 S. 1 to				*
22	352	Pergunnah Baleah, Mouzah Nowhaza-					10755	14	6	21511	13	0	
•		ree, &c.	3372	6	7	0	5352	3	2	10704	в	4	An undetermined claim to 200B. 2C. 0Ch.
24	374	Pergunnah Hatteaghur, Mouzah Gopal- nagore, &c.	KOO	10	0		409	19		ORM	10	4	
25	384	Pergunnah Boridhotty, Mouzah Monoo- rauz, &c	10042		8 5	200	483 7289		81	967 14578			An undetermined claim to 818B. OC. 14Ch.
26	411	Pergunnah Magoorab, Mouzah Dhon- khola, &c	, 2071	15	0	9	2551	8	6	5102	7	0	An undetermined claim to 154B. SC. 15Ch. 73G.

-	the					
	8					
Number.		Name of Mchal and Pergunnah.	Area of Mehal.	Sudder Jumma.	Upset Price.	REMARKS.
27	412	Pergunnah Magoorah, Mouzah San- pooleooreah	641 5 0 0	589 10 10	1179 5 8	An nudetermined claim 7
29	1531				Land BHM Charles and 177 - 156	70th FC. Bell.
3 0	414	Bhuggobanpore Pergunnah Mooragatcha, Mouzah In- soorbareah, &c.	23362 8 0 Q	1241 5 0	2482 10 0	
38	432		1586 0 0 0	775 15 6	1551 15 0	
			6808-13 0 0	From 1267 to 1274 B. S. per year. 2554 5 2 For 1275. 2575 1 3 For 1270. 2595 11 3 For 1277. 2637 1 6 For 1278. 2678 7 For 1279. 2719 13 10	5439 11 8	
36	443	bariah, &c	4852 13 11 11	5506 3 2	11132 6 4	
8	953	Pergunnah Boridhotty, Mouzah Bung- seedhurpore, &c. Pergunnah Habilisohur, Mouzah Konsh	2224 0 0 0	2625 0 0	5250 O O	
16	1072		1 1 10 0	2 0 5	187 12 6	
7	1073		111 10 0 0	237 8 0	475 0 0	
la .	1074	Pergunnah Calcutta, Mouzah Teghur-	362 16 0 0	194 14 7	389 13 2	
9	1075	bareah	552 18 0 0	215 9 8	431 3 4	
8	1670	Pergunnah Calcutta, Mouzah Titta- ghurrea	1 1 0 0	0 15 8	1 15 4	
9	1671	Ditto Ditto	0 4 0 0	1 3 7	0 6 - 2 2 7 2	
1	1701	Ditto	5 1 8 0	1 3 7	6 12 4	
2	1708	14.to	0 4 8 0	0 3 4	0 6 8	
3	1709	Litto	2 3 12 0	1 7 4	2 14 8	
4	1710	Ditto	1 5 0 0	0 13 4	1 10 8	
5	1711 1712	Ditto	0 13 12 0	0 7 4	0 14 8	
7	1715	Ditto	1 15 15 0	1 0 5	2 0 10	
3	1716	Ditto	3 17 0 0	4 10 8 2 9 1	9 5 4	
9	1719	Dicto	0 16 0 0	. 0 8 7	1 1 2	
)	1720	Ditto	0 18 0 0	0 11 7	1 3 2	
1	1721	Ditto	1 5 0 0	0 13 4	1 10 8	
3	1723 1495	Pergunnah Magoorah, Mouzah Choattee Pergunnah Azimabad, Mouzah Gabban-	0 10 4 0	0 5 6 0 9 2	1 2 4	
3	1496	do Pergunnah Hatteaghur, &c., Mouzah	1 16 0 0	1 8 0	3 0 0	
	46	Bansbareah, &c. Pergunnah Hattenghur, Mouzah Binda-	284 2 7 8	130 0 0	130 0 0	
	165	bunpore, &c. Pergunnah Hatteaghur, &c., Mouzah	214 0 12 1	110 0 0	110 0 0	
1	425	Rajarampore, &c. Pergunnah Hatteaghur, Mouzah Kassinagore	1334 15 2 12	600 0 0	5000 0 0	
-	435	Pergunnah Hattenghur, Abad Gobind-	8812 1 8 0 678 14 0 0	370 0 0	870 0 0	
1	437	Pergunnah Pechacooly, Mouzah Se- moolbareah, &c.	535 11 4 0	500 14 0	560 14 9	
1		Pergunnah Moddenmullo, Mousah Kishorepore, &c.	160 18 6 0	78 13 2	100 0 0	
	37	Pergunnah Hatteaghur, Abad Belpoo- kooreah	6464 14 4 0	2283 13 11	3262 12 1	
1	- 1	Perguunah Myhotty, Mouzah Euam-	519 16 8 0	413 2 9	543 2 10	
1		Pergunnah Calcutta, Monzah Khurrem- bah, &c.	1674 6 3 19	774 9 4	958 14 10	
	1365	Pergunnah Bazidpore, Mouzah Luckhi- nathpore, &c	157 16 11 10	102 0 1	120 0 1	v

C. H. CAMPBELL,
Offg. Collector.

Collector's Office; 24-Pergunnaus, The 2nd January 1861.

BANK OF BENGAL.

HALF-YEARLY REPORT BY THE DIRECTORS.

In last Report the Directors adverted to two distinguishing features which marked the close of the Bank's operations for the half-year ending on 30th June, viz., the amount of unemployed Capital on hand, and the depressed state of trade.

The same remarks are still applicable, but with greater force.

The value of money throughout the entire period which has since clapsed, remained unchanged at the low rates which ruled towards the end of May last. Chiefly owing to an augmentation of Deposits, the amount of Cash meanwhile steadily increased from Rupees 2,36,00,000—the maximum point which it had touched during the previous half-year—until in December it reached Rupees 3,08,00,000. Such an accumulation of coin is unprecedented in the previous history of the Bank. Notwithstanding this extraordinary superabundance of money, no available outlet could be found for its safe employment at remunerative rates. Throughout the whole half-year, trade continued unusually depressed, and large stocks of the leading imports are still held at a considerable depreciation in value.

Concurrently with this state of matters, there has been a marked indisposition on the part of the public to invest in Government Securities, which steadily declined in value. In June last the quotations were for 5½ per Cents 104½, for 5 per Cents 97%, and for four per Cents 84, whereas the relative prices at the close of December stood respectively at 101, 95½, and 79%.

The profits of the Bank for the half-year show a net sum of Rupees 3,51,429-13-8. This amount yields a dividend on the Bank's Capital at the rate of Rupees 6-9-2 per Cent. per annum.

As however the Income Tax now falls to be levied on the profits of the Bank, the Directors have transferred from Reserve Fund to Profit and Loss Account the sum of Rupees 7,543-4-9, and they are thus enabled to declare a dividend of Rupees 6-8 per Cent. free of Income Tax. The usual Warrants will be issued accordingly.

For the details connected with the Assets and Liabilities of the Bank, Profit and Loss Account, and the Reserve Fund, the Directors refer the Shareholders to the annexed statements; and are glad in being able to add that no loss through Bad Debts has been incurred during the past six months.

Since the Directors last addressed the Shareholders both the Income Tax and Stamp Acts have become Law. During the progress of the latter measure through Committee, the Directors were successful in obtaining important modifications in several of its provisions, which otherwise would have pressed injuriously on the ordinary business operations of the Bank.

The questions affecting the Bank in connection with the Currency Bill, which is still before the Legislative Council, continue to receive the anxious consideration of the Directors.

Statement of the Affairs of the Bank of Bengal for the half-year ending 31st December 1880.

LIA BILITIES.			ASSETS.	***		
Bank Notes Bank Post Bills Current Accounts Cash Credits Undrawn Other Claims payable on demand Proprietors' Capital Reserve Fund Profit and Loss (Rehate Account) Suspense Account (Income Text) Profit for the half-year	2,21,87,509 1,76,741 - 26,640 1,07,00,000 2,12,200 20,808 11,124	0 0 0 7 3 5 6 3 0 0 0 0 1 9 15 1 2 0 0 0	Cash 5½ per Ct. Government Securities Dues from Government Loans on Deposit of Securities Discount Loans on ditto Accounts of Gredit on ditto Government Bills discounted Mint Certificates drtto Mercantile Bills ditto Protested Private Bills & Notes Dead Stock Stamp Duties Interest accrued	3,07,94,218 11,16,959 2,52,203 97,36,464 41,45,800 2,06,400 12,52,585 82,795 14,14,167 18,750 1,79,118 2,488 49,306	3 0 14 15 0 8 1 13 5 13 5	8 0 10 6 0 0 9 6 8 0 8
Rs	4,92,81,248	3 1	Rs	4,92,81,248	8.	

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RESERVE FUND.

1126 Table 11 Table 12 Table 1	, action	ERVE FUND.						
RESERVE FUND @ 30			-	1	Runnea	2,18,201	1	9
To payment of A	Arrears of Fees to the	Government			· apeco	w,10,201	. •	ď
Directors	TO THE STATE OF TH	Rs. 1	13,200 0	0				
amount of Sic half-year	eca Rupee Notes paid	during the		٠.				-
matt-y cut	15	,,	22.	O.		18,421	0	0
** * * * * * * * * * * * * * * * * * * *	in a marine and	194150 1211 1211 1211				2,04,777	1	9
By sundry outstan	ding Balances transfer	red to credit of this	s account	•••		67,114	4	9
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BANK OF BENGAL;
CALCUTTA,
The 8rd January 1861.

Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

> E. BICKERS, Extra Assistant Commissioner, in charge of Treasury.

LUCKNOW TREASURY OFFICE, The 30th November 1860.

Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD,

Magistrate.

Notice.

NOTICE is hereby given, to all whom it may concern, that on Wednesday, the 2nd January 1861, the Title of Khan Bahadoor was conferred under orders of Government by the Judge of the District on Sheikh Koodrut Oollah, Zemindar of Khanpoor, Zillah Beerbhoom, for meritorious services of himself and other Members of the Family during the Sonthal Rebellion.

O. W. MALET,

Judge.

ZILLAH BEERBHOOM, The 3rd January 1861.

Notice.

A STEAMER and Flat will be despatched to Fyzabad on or about the 10th proximo.

By order of the Superintendent of Marine,

W. WHITE,

Clerk of the Government Boat Office.

The 4th January 1861.

Court for the Relief of Insolvent Debtors at Calculta.

On In the matter of Man-Saturday, the dubchunder Bysack, of | 22nd day of December Jorasanko, in Calcutta, last, it was ordered that late a Merchant and the matters of the pe-Iron Founder, an Insol tition of the said Insolvent be heard on Saturvent. day, the 2nd day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Allan, Judge, and Bonnerjee, Attorneys. Chief Clerk's Office, 4th January 1861.

In the matter of Nilcomul Mitter, of Hogulcooriah, in Calcutta, lately carried on trade and business in a Rice Shop situated at Patooriah Ghatta, in Calcutta, an Insolvent.

said Court.

On Saturday, the 5th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 12th day of January instant, and that the said Insolvent do then attend to be examined by the

Leslie and Pearson, Attorneys. Chief Clerk's Office, 8th January 1861.

Notice.

WE have authorized Mr. JAMES CHARLES MURRAY to sign our Firm from this date.

KETTLEWELL, BULLEN AND Co.

1st January 1861.

Notice.

MR. JOHN PARRATT, Junior, has this day been admitted a Partner in our Firm.

KELLY AND Co.

CALCUTTA, The 1st January 1861.

COPIES OF THE

Report of the Indigo Commission.

TOGETHER WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II., AND III.,

Can be had on application to the PRINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

Lost or Stolen,

HALVES of Bank of Bengal Notes :-Nos. 31332 and 31247, at 100 Rupees each.

05317, 33148, 19932, 08269, & 07977, at 10 Rupees each. The payment of the above has been stopped in the Bank. Any one returning the same to the undersigned will be rewarded if required.

GOPEENATH DEY.

Lost,

THE dexter half of a Bank of Bengal Note, No. 42663, for Rupees 100. Apply to Printer.

Lost,

First-half of Bank of Bengal Note, No. 01564F., for Company's Rupees 100. Payment stopped at the Bank.

ANUNDO CHUNDER ROY.

Lost,

THE corresponding halves of Bank of Bengal Notes, value 10 Rupees each, Nos. 26056A., and 26263A. Apply to R. C. LEPAGE AND Co., Tank Square.

Circular, No. 70.

FROM THE DIRECTOR GENERAL, CALCUTTA,

To all Public Officers.

Dated the 7th October 1854.

Under instructions from Mr. H. B. Riddell, Director-General of the Post Office in India, I have the honor to inform you, that this Office has been directed to transmit for the future by Bullock Train all the heavy Service Banghy Parcels received from your Office, but when there is any very real urgency specified on the Parcel, it will be forwarded by Banghy.

Further, I have been instructed to charge on all Service Parcels sent by Bullock Train here, and to submit the Bills monthly to your Office for payment.

I have, &c.,

(Sd.) C. K. Dove,

Post-Muster General.

NOTICE, No. 4231.

The Post-Master Calcutta begs to re-publish the annexed Notice, No. 70 of 1854, which will be strictly adhered to from the 1st proximo.

W. II. McGowan,

Offg. Post-Master of Calcutta.

The 26th December 1860.

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 4299.

The 4th January 1861.—The Steamer Nemesia will pass Kedgeree about 9 A. M. on the 10th instant, without anchoring; an endeavor will be made to get an After Packet on board, consisting of letters posted up to 1 P. M. on the 9th January 1861.

No. 2115.

The Sth January 1861.—MAIL PACKETS for the Overland Mail which leaves Bombay on the 27th instant will be closed at this Office at 5 p. m., on Friday, the 18th idem, via Marseilles only.

Letters and Papers for transmission via Bombay will be received up to 6 P. M. on every day prior to the 18th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe via Trieste.

Rates of Postage.

Under	1	Onnce	Rs.	0	6	0
,,	1 2	,,	,,	0	8	0
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,,	1	,,	,,	1	1	0

No. 2417.

The 28th December 1860.—Notice is hereby given, that the Letters for the Overland Mail despatched from this Office up to the 18th instant, and the Express Mail of the 19th, were in time for the Steamer that left Bombay on the 28th idem.

No. 4281.

The 3rd January 1861.—The Post Master of Calcutta begs to notify that the Bullock Train will again be taken up for the transport of Troops on and after the 6th instant till further notice.



The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1861.

LEGISLATIVE COUNCIL OF INDIA.

THE 5TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Council of India on the 5th January 1861, and was referred to a Select Committee, who are to report thereon after the 9th of April next :-

A Bill to provide for the punishment of flogging in certain cases.

WHEREAS it is expedient to provide for the punishment of flogging in cer-Preamble. tain cases under the Indian Penal Code; It is enacted as follows :-

I. Every male person who is convicted of an offence mentioned in any of Offences liable to the punishment of flogging. the following Sections of Act XLV of 1860 (The Indian Penal Code), may be sentenced to the punishment of flogging, namely-

Intentionally giving or fabricating false evidence—giving or fabricating false evidence with intent to procure conviction of a capital offence—giving or tabricating false evidence with intent to procure conviction of an offence sumishable with transportation or imprisonment—false charge of an offence with intent to injure.

Assaulting or using

Assaulting or using criminal force to a woman with intent to outrage her medesty—rape—unnatural offen-

Theft-theft in building, tent, or vessel—theft by clerk or ser-—their by clerk or ser-vant of property in poz-session of master—their after preparation made for causing death or burt in order to the commit-ting of the their—ax-tertion by threat of accusation of an officer accusation of an officer reblement

Chapter XI, Sections 193, 194, and 195; also Section 211 if the proceeding instituted be for an offence under Section 377 of the said Indian Penal Code, or the offence fulsely chargd ebe such an offence.

Chapter XVI, Sections 354, 376, and 377.

Chapter XVII Sections 379, 380, 381, 382, 388, 380, 392, 393, 394, 411, 412, and 413;

in committing robbery-dishonestly receiving stolen property—dishonestly receiving property stolen in the commission of a deceity—habitually dealing in stolen property—lurking house trespass or house breaking in order to the commission of an offence punishable with imprisonment—lurking house trespass or house breaking by night in order to the commission of an offence punishable with imprisonment.

Forgery—forgery of

Forgery—forgery of a record of a Court of Justice, or of a public Register of Births, Power of Attorney, &c.—forgery of a valuable security or will—forgery for the purpose of cheating—forcery for the purpose of harming the purpose of harming the purpose of harming the reconstation of another. reputation of another.

offence intended to be committed be punishable with flogging under this Act.

Chapter XVIII, Sections 465, . 466, 467, 468, and 469.

11. No sentence including flogging shall be What offenders ex. passed on any offender of such empted from flogging. an age or in such a state of health, that the punishment will cause a kind of suffering not ordinarily intended by a sentence of flogging, or on any person sentenced to death, or transportation for life, or imprisonment for a period exceeding five years.

III. The punishment of flogging under this Act shall be inflicted with a Flogging how to be inflicted, and to what ratan, and shall not exceed extent. thirty stripes. In the case of offenders under the age of sixteen years, the stripes shall not exceed ten.

Sentence of flogging by whom to be passed, and not to be executed by instalments.

IV. No sentence of flogging under this Act shall be passed by any Officer not vested with the full powers of a Magistrate, or specially empowered by the Government

to pass such sentences; and no sentence of flogging shall be executed by instalments.

V. In eases under Section I of this Act, in

which the offender is convicted When flogging to be in addition to any other punishment. and sentenced to flogging by-any Supreme, Sudder, or Ses-

also Sections 454 and 457 if the sions Court, or by any Court sitting as a Sessions

Court, and is not under the age of sixteen years, the sentence of flogging may be in addition to any sentence which such Court is authorized by the said Indian Penal Code to award. In cases in which the offender is convicted

When in substitution. and sentenced by any other Court, or in which the offender is under the age of sixteen years, the punishment of flogging shall be in substitution of any other punishment authorized by the said Act.

Flogging, if awarded in addition to imprisem-ment, when to be inflict-

VI. In cases in which the punishment of flogging is awarded in addition to the punishment of imprisonment, the flogging shall not be inflicted till two months from

the date of the sentence if the sentence is open to revision by a Superior Court.

VII. If the sentence of flogging is passed by a Supreme Court, it shall be executed in the presence of the Sentence before whom to be executed. Sheriff or of some other person appointed by such Court. If the sentence is passed by any other Court, it shall be executed in the presence of a Magistrate or Justice of the Peace, or of some other person exercising the full powers of a Magistrate, or of some Officer competent to pass such sentence.

VIII. The expression "Sudder Court" in this Act shall be deemed to include Interpretation. the highest Criminal Court of Appeal or revision in any part of British India.

1X. This Act shall be read and construed as Construction of Act. part of the said Indian Penal Code, and shall take effect Construction of Act. from the 1st day of May 1861.

> M. WYLIE, Clerk of the Council.

THE 12TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Council of India on the 12th January 1861, and was referred to a Select Committee who are to report thereon after the 16th of April next :-

A Bill to amend Act VIII of 1859 (for simplifying the Procedure of the Courts of Civil Judicature not established by Royal Charter).

WHEREAS it is expedient to amend Act VIII of Preamble. 1859 (for simplifying the Procedure of the Courts of Civil Judicature not established by Royal Charter); It is enacted as follows :-

- Sections 23, 274, 283, and 375 VIII of 1859 are of Act hereby Sections repealed. repealed.
- Every process required to be issued under Cost of serving Act VIII of 1859 shall be served at the expense of the process. party at whose instance it is issued, unless otherwise specially directed by the Court, and the sum required

Requisite sum to to defray the cost of such service shall be paid into be paid into Court within a certain time before process issued. Court before the process is issued within a period to be fixed by the Court issuing the process.

3. If, on the day fixed for the defendant to

Procedure on discovery, on the day fixed for defendant to appear and answer, that usual notice has not been served in conse-quence of failure of plaintiff to deposit the cost of issuing the same.

appear and answer to a suit, it shall be found that the summons to the defendant has not been served in consequence of the failure of the plaintiff to deposit within the time allowed the sum required to defray the cost of issuing the summons, the Court may order

that the suit be dismissed. Whenever a suit is dismissed under the provisions of this Section, the plaintiff shall be at liberty to institute a fresh suit, unless precluded by the rules for the limitation of actions; or if the plaintiff shall satisfy the Court within the period of thirty days from the date of the order that there was a sufficient excuse for his not making such deposit within the time allowed, the Court may order a fresh summons to issue upon the plaint already filed.

4. When a person arrested under a warrant in

Procedure on application for discharge by a person arrested in execution of a decree for money.

execution of a decree for money shall, on being brought before the Court, apply for his discharge on either of the grounds mentioned in Section 278 of Act VIII of 1859, the Court

shall examine the applicant in the presence of the plaintiff or his pleader as to his then circumstances, and as to his future means of payment, and shall call upon the plaintiff to show cause why he does not proceed against any property of which the defendant is possessed, and why the defendant should not be discharged, and should the plaintiff fail to shew such cause, the Court may direct the discharge of the defendant from custody. Pending any enquiry which the Court may consider it necessary to make into the allegations of either party, the Court may leave the defendant in the custody of the Officer of the Court to whom the service of the warrant was entrusted, on the defendant depositing the fees of such Officer which shall be at the same daily rate as the rate charged in the same Court for issuing process, or if the defendant furnish good and sufficient security for his appearance at any time when called upon while such enquiry is being made, his surety or sureties undertaking in default of such appearance to pay the amount mentioned in the warrant, the Court may release the defendant on such security.

5. All questions regarding the amount of any

How questions regarding amount of mesne profits and interest, and sums paid in satisfaction of decrees &c., are to be determined. mesne profits which by the terms of the decree may have been reserved for adjustment in the execution of the decree, or of any mesne profits or interest which may be payable in respect of the subject matter of a

suit between the date of the institution of the suit and execution of the decree, as well as questions relating to sums alleged to have been paid in discharge or satisfaction of the decree or the like, and any other questions arising between the parties to the suit in which the decree was passed and relating to the execution of the decree, shall be determined by order of the Court executing the decree and not by separate suit, and the order passed by the Court shall be open to appeal. Provided that if upon a persual of the petition of appeal and of

the order against which the appeal is made, the Court shall see no reason to alter the order, it may reject the appeal, and it shall not be necessary in such case to summon the respondent before the order of rejection is passed.

6. An appeal from an order passed in execution

Appeals from orders rejected under Section 364 Act VIII of 1859 may

of a decree which shall have been rejected as inadmissible under Section 364 Act VIII of 1859, or which would have been inbe admitted on ap- admissible before the passing of this Act, but which is rendered

admissible by this Act, may be admitted on an application in writing to the Court which rejected the appeal or by which the appeal, had it been admissible before the passing of this Act, would have been cognizable, provided the application be

preferred within ninety days from the date of the passing of this Act. The application may be Application to be on Stamp paper.

Written on the Stamp paper prescribed for petitions in the Court to which it is presented

when a Stamp on petitions is required.

7. When the land sold in execution of a decree

Co-sharer shere of a Putteedarco estate sold in execution of decree may claim to take the share at the sale

is a share of a Putteedarce Estate paying revenue to Government, as defined in Section II Act I of 1845 (to amend Act XII of 1841, entitled an Act for the share at the sale amending the Bengal Code in regard to sales of land for arrears of Revenue), if the lot shall have been

knocked down to a stranger, any co-sharer other than the judgment debtor, or any other member of the coparcenary may claim to take the share sold at the sum at which the lot was knocked down. Provided that the claim be made on the day of sale, and

that the claimant fulfil all the

conditions of the sale.

Application for the admission of a special appeal informally drawn up, how to be dealt with.

8. If the application for the admission of a special appeal be not written on a Stamp paper of the prescribed value, or if it be not drawn up in the manner laid down in Section 374 of Act VIII of 1859,

or if it do not contain any ground on which a special appeal will lie under the provisions of Section 372 of the said Act, the Court may reject the application or may return it to the party for the purpose of being corrected. The order for rejecting the application or for returning it to the party may be passed by a single Judge of the Court. When the application is correctly drawn up, it shall be registered in a book to be kept for that purpose, which shall be in the form contained in the Schedule D. of the said Act, and the case shall proceed in all other respects as a regular appeal, and shall be subject to all the rules hereinbefore provided for such appeals so far as the same may be applicable.

9. This Act shall be read Construction. and taken as part of Act VIII

of 1859.

M. WYLIE,

Clerk of the Council.

THE 12TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Councilof India on the 12th January 1861, and was referred to a Select Committee who are to report thereon after the 16th of April next.

A Bill for the lery of Port-dues in the Ports of the Concan.

WHEREAS it is necessary to fix the amount of the Port-dues to be here-Preamble. after levied and taken in accordance with the provisions of Act XXII of 1855, in the Ports named in the Schedules to this Act, being Ports in the Concan Districts of the Presidency of Bombay; It is enacted as follows :-

I. The Ports in the Concan shall be divided for the purposes of this Act Division of Ports into three groups, namely, into groups. Northern, Central, and South-

Northern group shall comprise the The Ports named in Schedule A; the Central group shall comprise the Ports named in Schedule B; and the Southern group shall comprise the Ports named in Schedule C.

Port-dues on seagoing vessels of ten

tons and upwards

entering Port.

II. Port-dues, at a rate not exceeding the rate of two annas for every ton of burden, shall be chargeable in respect of every seagoing vessel of the burden of ten tons and upwards (except

Fishing Boats) which shall enter any of the said Ports.

III. When any vessel enters any of the said

Rate of Port-due on vessels compelled by stress of weather to enter Port.

Ports, being driven in by stress of weather, or in consequence of having sustained any damage, or for any other reason, but does not discharge or take

in any eargo or passenger therein (with the exception of such unshipment and reshipment as may be necessary for the purpose of repair), the Port due chargeable in respect of such vessel shall be at a rate equal to one-half the rate chargeable in respect of other versels.

IV. Provided that when any vessel having

left any of the said Ports is No Port-due on compelled to re-enter such vessels compelled by stress of weather to Port, or to enter any other of the said Ports by stress of put back. weather, or in consequence of

having sustained any damage, no Port-due shall be chargeable in respect of such vessel.

No vessel to pay Port-due at same Port oftener than once a month.

V. No vessel shall be required to pay at the same Port any Port-due chargeable under this Act oftener than once in the same calendar month, or oftener

than once in thirty days.

Ports comprised in Schedule . A. B and C respectively, to be regarded as one Port, and the sums received at such Ports on account of Port-dues to form separate Funds.

VI. For the purposes of Section XLIV of Act XXII of 1855, the several Ports comprised in each of the Schedules A, B, and C, to this Act respectively, shall be regarded as one Port, and the sums received on account of Port-dues at the several Ports named in each of the said

Schedules shall form part of and be amalgamated into separate Funds, which shall be termed respectively the Northern Concan Ports Fund, the Central Concan Ports Fund, and the Southern Concan Ports Fund.

VII. All sums received on account of Portdues at any of the Ports com-Application of Portprised in each of the groups specified above shall be available for the payment of all such expenses as are

described in Section XLIV of Act XXII of 1855, incurred on account of any of the Ports in the same group.

Commencement of

This Act and have effect commence from and after the 1st day

of May 1861.

IX. The local Government shall, on or before Rates of Port-dues to be published.

the 1st day of May 1861, pursuant to Section XLII Act XXII of 1855, declare, by Rotification to be published in the Bombay Government Carotte the rate of the Port of the Por

Government Gazette, the rate at which Port-dues shall be levied in the said Ports subject to the provisions of and within the limits prescribed by

this Act; and from and after No other Port-due the said date, no Port-due shall to be levied. be levied at any of the said

Ports, except under the authority of Act XXII of 1855, and of this Act.

X. This Act shall be read Act to be read as part with and taken as a part of Act XXII of 1855. of Act XXII of 1855.

SCHEDULE A.

NORTHERN GROUP.

- Calace. 1.
- Murrolee. 2.
- Oomergaum.
- 4. Danoo River.
- Tarapoor. 5.
- 6. Satpattee.
- 7. Mahim.
- Kelvey. 8.
- Dantewra River 9.
- 10. Bassein River.

SCHEDULE B. CENTRAL GROUP.

- Ootun.
- Munnoree.
- 3 Versoah.
- Bandora. 4.
- Tanua River.
- Caranja River.
- Panwell River. 7.
- Thull. 8.
- 9. Alibag.
- 10. Mandvay.
- Revdunda. 11.
- Thull Kharee. 12.
- Bankote River.

SCHEDULE C. SOUTHERN GROUP.

- 1. Kelsee.
- Hurnee.
- 3. Anjunwell River.
- Boria 4.
- Jyghur River. 5.
- 6. Rutnagherry.
- Poorunghur. 7.
- Eshwuntghur. River. 8.
- Viziadroog River. Q.
- Dewghur. ì0.

- Achray.
- Malwan. 12.
- 13. Newtee.
- Vingorla. 14.
- Rairee. 15.

M. Wylie, Clerk of the Council.

THE 12TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Council of India on the 12th January 1861, and was referred to a Select Committee who are to report thereon after the 16th of April next :-

A Bill to extend the provisions of Act I of 1859 (for the amendment of the Law relating to Merchant Seamen).

WHEREAS it is enacted by Section CCXLII of the Merchant Shipping Act of 1854, that the Board of Trade may suspend or cancel the certificate of competency or service granted by the said Board to any Master or Mate, if, upon investigation made by any Court or Tribunal authorized or hereafter to be authorized by the Legislative Authority in any British possession to make enquiry into charges of incompetency or misconduct on the part of Masters or Mates of ships or as to shipwrecks or other casualties affecting ships, a report is made by such Court or Tribunal to the effect that he has been guilty of any gross act of misconduct, drunkenness, or tyranny, or that the loss or abandonment of, or serious damage to, any ship, or loss of life, has been caused by his wrongful act or default, and such report is confirmed by the Governor or person administering the Government of such possession.

And whereas it is enacted by Section LXXXII Act I of 1859 (for the amendment of the Law relating to Merchant Seamen,) that the local Government may suspend or cancel the certificate, whether of competency or service, granted under that Act to any Master or Mate, if, upon any investigation made by any Court or Tribunal authorized or hereafter to be authorized by the Legislative Authority in any British possession to make enquiry into charges of incompetency or misconduct on the part of Masters or Mates of ships or as to shipwreck or other casualties affecting ships, it is reported that the loss or abandonment of, or serious damage to, any ship, or loss of life, has been caused by his wrongful act or default, or that he has been guilty of any gross act of misconduct, drunkenness, or tyranny: Provided always that, in the case of any report by any such last mentioned Court or Tribunal, the report shall have been confirmed by the Governor or person administering the Government of such possession:

And whereas it is expedient to authorize Courts or Tribunals in India to make such enquiry and report, and also to empower the Courts of ordinary Criminal jurisdiction in some cases to exercise the powers vested by Act I of 1859 in Courts having Admiralty jurisdiction in India: It is enacted as follows :-

Courts authorized to make enquiry in-to charges against Masters or Mates. and to report to local Government.

I. Every Court having Admiralty jurisdiction in India, and the principal Court of ordinary Criminal jurisdiction at every Port, in India where there is no Court having Admiralty jurisdiction, is hereby authorized to make

enquiry into charges of incompetency or misconduct on the part of any Master or Mate of any ship, whether such Master or Mate shall have obtained his certificate from the Board of Trade or from any local Government, or as to shipwreck or other casualties affecting ships; and if on such enquiry it shall appear to any such Court as aforesaid that the loss or abandonment of, or any serious damage to, any ship, or loss of life, has been caused by the wrongful act or default of any such Master or Mate, or that any such Master has been guilty of any gross act of misconduct, drunkenness. or tyranny, the Court shall report the same to the local Government.

II. For the purpose of such enquiry the Court may summon the Master or Mate to appear, and shall give Powers of Court in making enquiry. him full opportunity of making a defence, either in person or otherwise, and shall have all the powers vested in Magistrates of summoning and examining witnesses, and may make such order with respect to the costs of such investigation as they may deem just.

Saving of powers vested in certain Admiralty Courts. jurisdiction in

The same powers may be exercised by Chief Criminal by Chief Criminal Court in any Indian Port where there is no Admiralty Court.

III. Nothing in this Act shall be held to affect the powers vested by Section LXXX, Act I of 1859 in Courts having Admiralty The India. said powers may be exercised by the principal Court of ordinary Criminal jurisdiction at any Port in India where there is no Court having Admi ralty jurisdiction.

IV. This Act shall be taken and read as part of Act I of 1859. Construction.

> M. WYLIE, Clerk of the Council.

HOME DEPARTMENT.

No. 106.

Fort William, the 14th January 1861.

Notifications .- The Reverend Joseph Baly, appointed an Assistant Chaplain on the Bengal Establishment, reported his arrival on the 10th instant per Steam-ship Bengal.

2. Mr. Baly's services are placed at the dis-posal of the Government of the North-Western Provinces.

No. 107.

The 15th January 1881.

The services of Assistant Surgeon A. Christison, M. D., are replaced at the disposal of the Military Department from the 10th instant.

No. 108.

Mr. H. Balfour, of the Civil Service, reported his departure for England by the Steam-ship Nemeric which Vessel was left at Sea by the Pilot on the 10th instent. No. 109.

Messrs. R. D. Hime, C. Twigg, and J. Wilson, appointed by the Right Hon'ble the Secretary of State for India Members of the Civil Service on the Bengal Establishment, reported their arrival, at the Presidency, the two first-named Gentlemen on the 11th instant by the Steam-ship Bengal, which reached the Sandheads on the 10th idem, and Mr. Wilson by the Ship Matilda Wattenbach, which reached the Sandheads on the 7th idem.

W. GREY,

Secy. to the Gort. of India.

FOREIGN DEPARTMENT.

No. 180.

Fort William, the 14th January 1861.

With reference to General Order No. 3116, dated 30th July last, it is notified that Her Majesty's Government has sanctioned the appointment of M. Theophilus Chrestien as Vice Consul for France at Rangoon, with jurisdiction in Pegu and the Tenasserim Provinces.

No. 195.

The 15th January 1861.

The following Officers of the Pegu Commission are appointed Special Assessors, under Act XXXII. of 1860 :-

Mr. Edward O'Riley, for the District of Bassein.

Myo-oke Moung Tsan, for the Town of Shwedoung, in the Prome District.

TseeKay Moung Shwè Dyke, for the Town of Thayet, in the Prome District.

Thoogyee Monny Kyoo, for the Town of Henzada, in the Henzada District.

Myo-oke Moung Shwe Yeng, for the Town of Kyan-gheen, in the Henzada District.

W. GREY,

Offg. Deputy Secy. to the Gort. of India.

FINANCIAL DEPARTMENT.

No. 12.

Fort William, the 5th January 1861.

SUMMARIES OF CONSTRUCTIONS OF INCOME TAX ACTS XXXII. AND XXXIX. OF 1860.

THE introduction of the Income Tax Act in the District of Neemuch having been directed under the orders Financial Department, Government of of the Government of India, it India, 2nd January 1861, No. 102. was declared that the Act

should take effect in the Military Cantonments and Civil Station at Neemuch, both being included in the District of Neemach.

It was at the same time, held that the provisions of the Act were applicable to Schedule I., Sechouses or other buildings or tion XCVII. property situate within the limits of the same Cantonments or Civil Lines, and belonging to and occupied by Vakeels in attendance upon the Political Agent and Superintendent residing there.

EXTRA remuneration paid to Clerks in the Post

8th January 1861,
No. 239.

Schedule 4.
Bection C.
Rules 1 and 2.
Section CXXIX.

Ball Departments in respect to like allowances.

PUBLISHED for general information, with an intimation to all Departments, Governments, and Officers concerned, that the Summaries should, in future, be quoted in all references or instructions, and ordered that a separate printed copy of the Summaries be forwarded with each copy of the Gazette for use in the Office of the Authority receiving the Gazette.

By Order of the Hon'ble the President in Council,

No. 13.

Fort William, the 15th January 1861.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil,

Military, and Marine Departments for January 1861, will be payable as under:—

Military and Marine Departments on Saturday the 9th proximo.

Civil Department on Wednesday the 18th proximo.

By Order of the Hon'ble the President in Council,

C. Hugh Lushington, Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDER BY IIIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Piprode, 5th January 1861.

No. 3.1. of 1861—The services of Lieutenant H. A. Mallock, of the Bengal Artillery, are placed temporarily at the disposal of the Home Department with the Governor General.

R. J. H. Birch, Major-General, Secy. to the Govt. of India, with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 15th January 1861.

No. 30 of 1861.—The following promotions and alterations are made:—

Corps.	Rank and Names.	To what Rank promoted.	From what date.	In whose room.
lst Euro. Bengal Fusiliers.	Lieutenant Walter Davison Ensign George Hunt Holley		10th October 1860	Major S. Greville,
3rd Europear Regiment	Ensign Archibald Dunstaffnage		24th December 1860	Lieutenant W. W. Lee, cashiered

Alteration of Rank.

Corps.	Rank and Names.	To rank from	In whose room.
3rd European Regi- ment	Lieutenant Alexander Frederic		Lieutenant H. B. Blake,

N. B .- The promotion of Ensign A. W. Money, 3rd European Regiment, to the rank of Lieutenant, published in Government General Order No. 1155 of 1860, is cancelled.

No. 31 of 1861.—The discharge with Pension of Serjeant Major Joseph Casey, of the Sirmoor Rifle Regiment, announced in Government General Order No. 850, of the 17th August 1860, is cancelled at his own request, and at the recommendation of the Commander-in-Chief.

No. 32 of 1861.—Lieutenant-Colonel and Brevet-Colonel William Pitt Robbins, of the 15th Regiment Native Infantry, is permitted to proceed to Australia on Medical Certificate, and to be absent from Bengal on that account for two years, under the old Regulations.

No. 33 of 1861.—Under the authority of the Right Hon'ble the Secretary of State for India, the Hon'ble the President in Council is pleased to confer on Mr. G. M. Bruce, late Serjeant Major in the Nizam's Contingent, the Local Rank of Lieutenant, to be held by him so long as he may be performing the duties of a Commissioned Officer with the Sebundy Corps in the Andaman

No. 34 of 1861 .- The following promotion is made in the Subordinate Grade :-

Army Commissariat Department.

Serjeant William Johnson to be Sub-Conductor, from the 3rd December 1860, vice Sub-Conductor George Briggs, deceased.

No. 35 of 1861.-The under-mentioned Officer is permitted to proceed to Europe on Furlough on private affairs :-

Lieutenant-Colonel and Brevet-Colonel Markham Eeles Sher-will, of the 2nd European Regulations.

No. 36 of 1861.—Her Majesty has been pleased to appoint the under-mentioned Gentlemen to be Cadets for the Cavalry and Infantry in Her Majesty's Indian Military Forces at the Presidency of Bengal. They are accordingly admitted into the Service and promoted to the rank of Cornet and Ensign respectively, leaving the dates of their Commissions to be adjusted hereafter:

Date of Arrival at
Fort William.

Caralry. Mr. Frederick Henry Huth ... \ Mr. Arthur William Gordon \ 10th Jan. 1861. Mr. Frederick Henry Huth Brebner Mr. Eric Colvin Sutherland 3 9th Jan. 1861.

Jackson Mr. Joseph West Ridgeway ... Mr. Arthur George Hartshorne. 10th Jan. 1861.

Mr. Frederick Wyan Williams. Mr. Charles Young

No. 37 of 1861.-Under the authority of the Right Hon'ble the Secretary of State for India, the Hon'ble the President in Conneil is pleased to confer the Honorary rank of Assistant Surgeon on Senior Apothecary George Elward Pool, of the Subordinate Medical Department, in Medical charge of the Simla Dispensary.

No. 38 of 1861 .- Apothecary James McCormick, of the Subordinate Medical Department, having been reported to be unfit for further active Service, is transferred to the Pension Establishment, with permission to reside and draw his Stipend in India.

No. 39 of 1861.—The following premotion is made :-

Corrs.	Rank and Name.	To what Rank promoted.	From what date.	In whose room
Ganeral List,—Ca- valry	Cornet Richard Tickell Mont- gomery Lang			Lieutenant C. H. Grey, 3rd E u r o p can LightCasairy, deceased.

No. 40 of 1861 .- The under-mentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:—

Lieutenant Charles Alexander Edward Stapleton Carter, For fifteen of the 20th Regiment Na- months, under tive Infantry, doing duty the new Regulawith the 18th Punjaub | tions. Infantry

No. 41 of 1861 .- Lieutenant William Parry, of the Veteran Establishment, Assistant Commissary of Ordnance, having been reported to be unfit for further active service, is, (under the orders of the Right Hon'ble the Secretary of State for India,) transferred to the Pension Establishment in his present Rank, with permission to reside and draw his Stipend in India.

No. 42 of 1861 .- Captain Thomas Mouat Cameron, of the 55th Regiment Native Infantry, is allowed leave of absence from the lat proximo to the 1st April 1861, to visit Bombay, praparatory to retiring from the Service.

No. 48 of 1861.—Captein Thomas Mouat Cameron, of the 55th Native Infantry, is permitted to retire from the Service on the Pension of his Bank, with effect from the date of his departure from Bombay.

No 44 of 1861.-The under-mentioned Officers have reported their return from England:-

Date of Arrival at
Fort William.

Captain R. A. Napper, 55th
Native Infantry
Lieutenant H. G. Young,
of Artillery
Lieutenant D. B. Lockhart,
6th European Regiment
Lieutenant R. S. Robertson,
6th European Regiment
Lieutenant F. W. Grant, 22nd
Native Infantry
Assistant Surgeon J. Watkins,
Medical Department

9th Jan. 1861.

Brevet Colonel J. E. Imnders,
9th Native Infantry ...
Brevet Major R. P. Anderson,
25th Native Infantry ...

Captain J. H. Dyas, Engineers, Director of Canals, Department Public Works, Irrigation Department, Punjaub, on leave for eighteen months from the 19th July 1859 ... Brevet Captain W. Nembhard,

Brevet Captain W. Nembhard, 55th Native Infantry, Deputy Commissioner at Jubbulpore, leave for filteen months from 24th October \ 1859

Lieutenant C. C. Jervoise, 1st
European Light Cavalry ...
Lieutenant G. H. W. Ewbank,
of Artillery ...
Surgeon A. White, M. D., Medical Department ...
Surgeon E. B. Thring, Medical Department ...
Surgeon T. Maxwell, M. D.,

Medical Department ...
Surgeon Major J. H. Eutler,
r. R. c. s., of the Medical
Department ...

10th Jan. 1861.

No. 45 of 1861.—The under-mentioned Officers have reported their return to duty:—

Date of Arrival at
Fort St. George,
on duty with Recruits
per "Barham."

Lieutenant-Colonel R. E. Knatchbull, of the Artillery Captain J. W. Smith, of the 22nd Native Infantry ...

F. D. Atkinson, Major, Ofg. Sccy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL. - ESTABLISHMENTS.

No. 11.

Head Quarters, Camp Goonwara, The 2nd January 1861.

The appointment by the Lieutenant-Governor of the Punjab of Mr. E. C. Palmer, Officiating Executive Engineer, 4th Division Baree Doab Canal, to the permanent charge of that Division, is confirmed.

H. Yulk, Lieut.-Colonel,
Secy. to the Govt. of India,
with the Govr. Gent.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 83B.

APPOINTMENTS.—The 11th January 1861.—Mr. A. A. Mantell to be a Marriage Registrar at Balasore.

Mr. J. Geoghegan to be Secretary to the Local Committee of Public Instruction at Pubna.

The following Gentlemen to be Members of the Local Committee of Public Instruction in the Districts mentioned, viz.:—

At Bograh.

Mr. F. Grant. Baboo Madhub Chunder Mitter. At Pubna.

Sahibzada Ahmed Ali Khan.

At Bancoorah.

Mr. L. C. Tissendie.

LEAVE OF ABSENCE.—The 8th January 1861.—Mr. II. J. Muston, Superintendent of Salt Chowkies at Backergunge, for one month, under Clause 1, Section VII. of the Uncovenanted Absence Rules, in addition to the time allowed for joining his appointment.

The 12th January 1861.—Mr. F. A. B. Glover, Judge of Mymensing, for four weeks, under the Financial Resolution of the 14th October 1857, preparatory to proceeding to Europe on Furlough.

Baboo Obhoy Churn Bose, late Deputy Magistrate and Deputy Collector of Baraset, for one month, under Clause 1, Section VII. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 12th November last.

Notification.—The 8th January 1861.—The Sub-Division of Metterhaut, in the District of Baraset, will, in future, be called the Sub-Division of Busseerhaut, and the Head-Quarters of the Officer in charge will be at that place.

W. S. SETON-KARR, Offg. Secy. to the Govt. of Bengal.

Public Works Department,-Bengal

No. 208.

APPOINTMENTS.—The 14th January 1861.—Mr. R. Craig, who has been appointed by the Government of India as a temporary Supervisor in the Public Works Department and posted to Bengal, is attached to the Berhampore Division for the Nulhatty Road.

Mr. Supernumerary Assistant Supervisor J. Mylne is transferred from the Garrison of Fort William to the Presidency Division.

C. B. Young, Lieut.-Colonel, Secy. to the Govt. of Bengal, in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

JUDICIAL DEPARTMENT.

No. 3214A.

Camp Mynpoory, the 27th December 1860.

Ensign James Ducat, of the 17th Bombay Native Infantry, whose services have been placed at the disposal of this Government, is appointed to officiate as Assistant Superintendent of Necmuch, with effect from the date on which he received charge of that Office from Lieutenant P. W. Bannerman.

No. 3218A.

Leave for eight weeks, from 1st January 1861, preparatory to applying for Furlough to Europe, on private affairs, is granted to Lieutenant Colonel Williams, c. B., Superintendent of Cantonment Police, North-Western Provinces

No. 3220A.

The under-mentioned Tehseeldars of the Moozuffernugger District are appointed to be Deputy Magistrates under Act XV. of 1843, and are invested with the simple powers of an Assistant Magistrate described in Section XX., Regulation IX. of 1807 :-

Syud-Mohomed, Tehseeldar of Moozuffernugger. Mohomed Wuzeer Khan, Tehseeldar of Shamlee. Imdad Hossein, Tehseeldar of Thannah Bhowun. Synd Sooltan Hossein, Tehseeldar of Khotowlee. Mohomed Alli Khan, Tehseeldar of Poor.

No. 3227A.

The 23th December 1860.

Mr. B. Alone, Deputy Collector of Goruckpore, is appointed to be a Deputy Magistrate under Act XV. of 1843, and is vested with the special powers of an Assistant Magistrate described in Clause 3, Section II., Regulation III. of 1821.

No. 3230A.

The names of the following persons are withdrawn from the list of those who were declared, in Notification No. 650, dated the 25th May 1860, incapable of serving the Government in any capacity :--

No. 14.—Bhugwandeen, resident of Rawutpore, Zillah Cawnperc.

No. 19 .- Jankey Purshaud, resident of Ekdulla, Pergunnah Khakreroo, Zillah Tuttehpore.

No. 30,-Rajjub Alli Khan, resident of Shajehanpore.

No. 3236A.

The 29th December 1860.

Three months' privilege leave of absence, on Medical Certificate, is granted to Mr. J. R. Best, Magistrate and Collector of Mattra, under Section XII. of the Leave Rules, with effect from the lat February next, or other date subsequent thereto on which he may avail himself of the same.

No. 3249A.

Camp Bewar, the 31st December 1860.

The under-mentioned personages residing in the Jhansie Division are exempted from the operation of Sections XXVI. and XXXII., Act XXXI. of 1860:-

> 1. Kesho Rao Dinkur, Rajah of Georserai, and his retainers.

2. : Scinaput, Rajah of Kuttera,

Jhansie Dis and his retainers. triet. 3. Pirtipal, Rajah of Kunnia

Jaloun Dis-

Humeerpore

trict

Dhana, and his retainers.
4. Rao Urjoon Sing, Obareedar of Kukurbai, and his retainers.

5. Man Sing, Rajah of Rampoora, and his retainers.

6. Roshun Sing, Dewan of Rampoora, and his retainers. Hindooput, Rajah of Sahar, 7.

and his retainers. 8. Nirunder Bahadoor, of Sira-

wun, and his retainers.

9. The widow Rance of Khet Sing, of Jeitpore, and her retainers. 10. Dewan Urjoon Sing, of Pei-District ... peria, and his retainers.

Baboo Adinath Tewari, Tehseeldar of Punwaree.

REVENUE DEPARTMENT.

No. 1784A.

Camp Mynpoory, the 26th December 1860.

Mr. F. E. Elliott, Assistant to the Magistrate and Collector of Boolundshuher, is vested with the powers of a Deputy Collector under Act X. of 1859.

No. 1789A.

The 27th December 1860.

So much of the Notification No. 1491A., dated the 31st October last, as directed the transfer of Mr. Dyce, Deputy Collector of Jaloun, to Azimgurh, is hereby cancelled. Mr. Dyce will remain in Jaloun.

Mr. James Clarke, Officiating Deputy Collector of Bareilly, is brought on the permanent Establishment of Deputy Collectors, under Regulation 1X. of 1833.

Mr. J. Concannon is appointed to officiate as Deputy Collector in the District of Azimgurh.

These appointments will have effect from the date of the retirement of Mr. Passanah from the Ollice of Deputy Collector of Orac.

SEPARATE REVENUE DEPARTMENT.

No. 1806A.

Camp Myapoory, the 29th December 1860.

Whereas it appears to the Hon'ble the Licutenant-Governor that land is required to be taken up by Government, at the public expense, for public purposes, ri:. for the construction of open Customs Chowkees, and closed Post Establishments in the Districts of Azimgurh, it is hereby notified that, for these purposes, the following plots of ground in that District are required:—

1. A piece of ground for the construction of an open Chowkee with its "Purao," measuring five Beegahs, belonging to the Village of Powaie,

in Pergumah Mahool.

2. A piece of ground for the construction of a closed Post Establishment, measuring five Biswas, belonging to the Village of Mittaopoor, in Pergunnah Mahool.

3. A piece of ground for the construction of a closed Post Establishment, measuring five Biswas, belonging to the Village of Burchukia, in Fergumah Mahool.

4. A piece of ground for the construction of a closed Post Establishment, measuring five Biswas, belonging to the Village of Guddoopoor, in Pergunnah Mahool.

5. A piece of ground for the construction of a closed Post Establishment, measuring five Biswas, belonging to the Village of Baghbahar, in Pergunnah Mahool.

This Declaration is made under Section II., Act VI. of 1857.

REVENUE (INCOME TAX) DEPARTMENT.

No. 510A.

Camp Mynpoory, the 27th December 1860.

So much of the Notification No. 208A., dated the 1st ultimo, as appointed Mehndee Hossein to be an Assessor under Act XXXII. of 1860, in the Tehseel of Saugor, is hereby cancelled, and Moomtaz Ali, Tehseeldar, is appointed to be an Assessor in place of Mehndee Hossein.

No. 514A.

Bishundial is appointed to be a Deputy Collector for the purposes of the Income Tax Act, and is entrusted with the duties of an Assessor in the Pergunnahs of Burun, Agowtah, Shekarpore and Syanah, of the Boolundshuher District.

No. 515A.

The following Officers of the Government, in the Boolan Ishuher District are entrusted with the duties of Assessors, under Section XXI. of

Mr. James Clarke, Officiating Deputy Collector | Act XXXII. of 1860, within the Circles specified Bareilly, is brought on the permanent Estab-

Mr. R. G. Currie, Assistant In the Pergunnahs of Ahar, Collector Deebhaee, and Anoopshuher.

Mr. F. E. Elliot, Assistant In the Pergunnahs of Dadree, Punkour, and Secunderabad.

Mungul Sein, Deputy Colligetor In the Pergunnahs of Khoerja, Puhasoo, and Jewur.

No. 516A.

The under-mentioned Tehseeldars of the Boolundshuher District are appointed to be Exoflicio Assessors for the execution of Act XXXII. of 1860, in respect of the assessments and profits accraing from land within the Circles specified opposite to their names:—

Mr. Brown, Officiating In the Pergumahs of Ahar,
Tchseeldar ... Deebhace, and Anoopshuher.

Munsub Alli Khan, Teh- In the Pergunnahs of Da-dree, Dunkour, and Secundera-"

Keoer Pershaud, Tehseel- In the Pergumahs of Khoor dar ... ja, Puhasoo, and Jewur.

No. 526A.

The 29th December 1860.

Consequent on the resignation of Mr. Crawford, Assessor of the Trans-Gangetic portion of the Allahabad District, the following Officers are appointed to be Assessors under Act XXXII. of 1860, in the Pergunnahs specified opposite their names:—

Meer Mudud Allie

... In the Pergunnahs of Jhoc-

Pundit Gopee Nauth

In the Pergunnahs of Secundra, Soraon, and Nowab-gunge.

No. 536A.

Camp Bewar, the 31st December 1860.

The following are appointed to be Assessors, under Act XXXII. of 1860, in the District of Etah, in the Pergunnahs specified opposite to their names:—

Mohib Allie—In the Pergunnahs of Etah, Sukeet, Souhar, Mirhera, Aolaye, Bilram, Puchlana, Saron, and Fyzpoor Budureea.

Doorga Sahoi-In the Pergunnals of Azimnugger, Burnah, Putcealee, Nidpore, Sirpoora, Sahawur and Kursanah.

No. 537A.

The Tehseeldars of the Etah District are appointed to be Ex-officio Assessors under Act XXXII. of 1860, in respect of the duties on profits arising from land, each in his own Tehseel Circle.

GENERAL DEPARTMENT.

No. 1489A.

Camp Mynpoory, the 29th December 1860.

Privilege leave of absence for two months has been granted to the Reverend M. Burge, Chaplain of Mussoorie, from the date on which he may avail himself of the same.

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POLITICAL DEPARTMENT.

No. 5. Camp Allahabad, the 5th January 1861.

Medals for services during the mutiny have been received for the under-mentioned Gentlemen, who will receive them on application to the Office of the Secretary to Government, North-Western Provinces, at Allahabad :-

No.	Names.		Designation.
1	Ahern, Mr.		Clething Agency, Furruckabad.
4	Bartie, Mr.		Customs and Salt Department, Saugor Division.
6	Best, Mr.	10.00	Bridge Darogah.
7	Blyth, D. D., Mr.		Assistant Revenue Surveyor.
7	Butterfield, Mr.	•••	Jail Darogah.
11	Collins, J., Mr.		Clerk.
12	Crawford, Mr.		Clerk, Deputy Commissioner's Office.
13	Desbroises, A., Mr.		Signaller, Electric Telegraph, Roorkee.
14	Elliott, D. G., Mr.		Clerk, Deputy Commissioner's Office.
10	Elliot, Senior, Mr.		Ditto Ditto.
16	Fleming, Mr.		Ditto Ditto.
19	Gibson, Mr.		Road Overseer.
20	Goodall, A. M., Mr.		Assistant, Electric Telegraph, Cawnpore.
22	Howard, Andrew C., Mr.		Assistant Superintendent of Supplies.
23	Hyde, W., Mr.	****	Ditto Judge's Office, Saharunpore.
24	Jones, Mr.		Engineer, Gun Carriage Agency.
25	Lawrence, Mr.		Late Clerk, Futtchpore Judge's Office.
20	Leslie, J. A., Mr.		Clerk, Judge's Office, Banda.
30	McIntyre, W., Mr.		2nd Class Inspector, Electric Telegraph, Cawnpore.
32	Parker, Mr.		Railway Department, Etawah.
33	Richards, Mr.		Treasury Clerk.
. 35	Rohan, Mr.		Carpenter, Gun Carriage Agency.
36	Stephens, P., Sub-Conductor		Superintendent, Forest Agency.
40	Wilton, D. C., Mr.		115 2 3
42	Young, Robert James, Mr.	• • •	Licutenant and Adjutant Budaon Military Police Assistant Revenue Surveyor, Mussoorie.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

G. E. W. Couper, Secy. to the Govt. of the N. W. P.

PUBLIC WORKS DEPARTMENT.

No. 59A.

Camp Poorah, the 5th January 1861.

Captain T. Dennehy, Commandant, Military Police, Allahabad, is appointed to be a Member of the Road and Ferry Fund Committee of the Allahabad District

No. 66A.

Mr. A. W. Brind, Assistant Engineer, 2nd Class, and Deputy Superintendent Eastern Jumna Canal, has passed the prescribed examination in the Colloquial knowledge of the Vernacular.

No. 84A.

Camp Chowbeypoor, the 7th January 1861.

Notification .- Captain E. C. S. Williams, Bengal Engineers, placed at the disposal of this Go-vernment by the Government of India, Public

Works Department, (vide Notification No. 306, dated 18th December 1860), is appointed Principal of the Thomason College of Civil Engineering at Roorkee, rice Captain R. Maclagan, transferred to the Punjab.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

> A. CUNNINGHAM, Colonel, Secy. to the Gunt. of the N. W'. P., in the Public Works Department.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

PUBLIC WORKS DEPARTMENT.

No. 19.

The 3rd January 1861.

Transfer.-Probationary Assistant Overseer Serjeant Tarrant, from the 7th to the 5th Division Grand Trunk Road.

POLITICAL DEPARTMENT.

No. 13.

The 3rd January 1861.

Appointment.-Jyshee Ram, Extra Assistant Commissioner, Kangra, is appointed to officiate as Native Agent at Bhawulpore, during the absence on leave of Peer Abbas Khan.

GENERAL DEPARTMENT.

No. 16.

The 3rd January 1861.

Transfer .- Moulvee Abdool Huq, Extra Assistant Commissioner, from the Leia to the Kangra District.

EDUCATIONAL DEPARTMENT.

No. 5.

The 4th January 1861.

Miss White, Head Mistress of the Female Department, Bengal Military Normal School, has obtained three months' leave on private affairs, from the 1st December 1860, under Section VIII. of the Uncovenanted Service Absentee Rules.

JUDICIAL DEPARTMENT.

No. 8.

The 4th January 1861.

A Committee composed of the under-mentioned Officers will assemble at Lahore to review the expenditure of the Police in the Province, and to suggest measures for the introduction of an organized Constabulary; and all Civil and Depart-mental Officers are requested to furnish, at the earliest convenient date, such information as the Committee may, from time to time, call for, relating to Police Establishments and expenditure.

President.

T. D. Forstth, Esq. Commissioner, Labore Division.

Members.

MAJOR G. HUTCHINSON, Officiating Military Secretary.

CAPTAIN G. McAndrew, Captain of Police, Lahore Division.

All communications intended for the Committee are to be addressed to Major Hutchinson, Secretary to the Committee.

GENERAL DEPARTMENT.

No. 22.

The 4th January 1861.

Transfer .- Lieutenant F. J. Millar, Assistant Commissioner, from Rohtuck to the Loodiana District.

R. H. DAVIES,

Secretary to Government, Punjab

Orders by the Board of Revenue, Lower Provinces.

CIRCULAR No. 5.

LAND REVENUE.

THE following orders of the Government of Bengal are published for the A. GROTE, Esq. A. GROTE, Esq. information of all [Officers concerned in the assessment of the Income Tax.

H .- L. DAMPIER,

Offg. Secretary.

BOARD OF REVENUE, L. P.; FORT WILLIAM, The 11th January 1861.

No. 17 (A.)

FROM H. BELL, Esq.,

Under-Secy. to the Govt. of Bengal,

To the Offg. Secy. to the Board of Revenue, LOWER PROVINCES.

Fort William, the 5th January 1861.

REVENUE, Income Tax.

SIR,—I AM directed by the Lieutenant-Governor to state, for the Board's information, that the progress of the Income Tax has, in some instances, been lately impeded by the sudden resignation of their appointments by Income Tax Assessors, without due reason or without the occurrence of circumstances which they could not have foreseen at the time when they accepted the appointment.

The Board are requested to inform all the Commissioners that the Government will, in future, visit with its displeasure every instance in which an Assessor may suddenly and without sufficient reason resign his appointment after having accepted it cheerfully and held it for some time without expressing any discontent thereat.

In the case of Assessors who are Government Servants, the Lieutenant-Governor will mark such conduct by a resort to ulterior measures.

I have, &c.,

(Sd.) H. BELL.

Under-Secy. to the Govt. of Bengal.

CIRCULAR No. 6.

LAND REVENUE.

It is hereby notified that the Government of

and GEOTE, Esqs. A. GROTE,

Bengal have ordered that Collectors of Districts shall be Trustees for Government Securities, in the cases provided for by Sections 9 and 10, Act

XXVII. of 1860. By Order of the Board of Revenue,

> H. L. DAMPIER, Offg. Becretary.

BOARD OF REVENUE, L. P. ; Fort William e 15th January 1861.

Opium Botification.

Notice is hereby given, that the second Sale of Opium, the provision of 1859-60, will be held at the Exchange Hall, on Wednesday, the 6th of February 1861, at 11 A. M., and will comprize 1,780 Chests, viz.:—

Behar Opium	•••	•••	•••	•••	1,220
Benares ditto	•••		•••	•••	560
		Total	Chests		1.780

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 10th November 1860, and published in the Government and Exchange Guzettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 11th and 21st February 1861 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Monday, the 11th February 1861, and no Treasury Receipts in full Payment of Lots will be accepted after 4 p. m. of Thursday, the 21st February 1861.
- 4. In addition to the quantity above advertized for Sale, the following quantities, more or less, of Behar and Benares Opium of 1859-60 will be brought to Sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

			Behar about	Benares sevent Chests,	Total about Chests.
On or about Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto	Thursday, 7th March Wednesday, 10th April Wednesday, 8th May Monday, 10th June Monday, 8th July Monday, 5th August Monday, 7th October Wednesday, 6th Nov. Thursday, 6th December	1861	1220 1220 1220 1220 1220 1220 1220 1220	560 560 560 560 560 560 560 560 560 561	1780 1780 1780 1780 1780 1780 1780 1780

By Order of the Board of Revenue,

A. EDEN,

Offg. Junior Secretary.

The 2nd January 1861.

Notification, No. 704.

Bills payable at one day's sight are available on the Rangoon Treasury, to the extent of four or five Lacs of Rupees, at a premium of half per Cent.

E. DRUMMOND,

Acett. Geni. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OPFICE,
DURBAR AND REVENUE DEPARTMENT,
The 20th December 1860.

Notification, No. 3.

INCOME TAX ON POLITICAL AND OTHER PENSIONS.

With reference to the orders of Government dated 11th October and 23rd November last (ride pages 2173 and 2548 of the Calcutta Gazette), ruling, with reference to Sections XXVI. and XXX. of Act XXXII. of 1860, that the Income Tax on Political Stipends and Pensions paid to persons not in Government employ, other than those coming under head of "Superannuation," are assessable by Officers in charge of Public Treasuries without the intervention of the Civil Auditors, it is requested that the Tax leviable upon such allowances from July last may at once be realized by the Treasury Officers disbursing them, the recovery being duly reported to this Department.

Future assessments made under the same orders should be separately credited for purposes of check here under the head of "Income Tax Account."

E. DRUMMOND,

Acett. Genl. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 30th December 1860.

Notification, No. 4.

To ALL CIVIL TREASURY OFFICERS CONCERNED.

THE Officiating Secretary to the Government of India, in the Military Department, having brought to the notice of this Office the inattention of Officers in charge of Civil Treasuries, and to the Rules in force for remittances on account of the Estates of deceased Soldiers, which leads to frequent double remittances to his Department, your particular attention is drawn to the Government General Order No. 1725, dated 28th December 1858, published at page 2597 of the Calcutta Government Gazette for that year, and to my Circular, dated 19th January 1859, transmitting a form of transfer credit receipt applicable to such remittances.

E. DRUMMOND,

Accit. Genl. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 10th January 1861.

Circular, No. 1070.

To

COLLECTOR OF
SALT AGENT OF
OPIUM AGENT OF

SIR,—I HAVE the honor to request that you will communicate to this Office punctually on the 1st of each month the gross amount of receipt on account "Stamps" in your Treasury for the month preceding.

I have, &c.,

F. LUSHINGTON,

Accett. to the Gort. of Bengal.

Office of Accil. to the Gort. of Bengal,
The 14th January 1861.

Notification, No. 1071.

TO TREASURY OFFICERS OF THE LOWER PROVINCES.

The Extract Register of Bills discharged on account the Government of India, which is forwarded with each monthly Treasury Account, should be prepared as an entirely District Appendix, from the month of December last.

F. Lushington, Acctl., Govt. of Bengal.

FORT WILLIAM;
Office of Acett. to the
Goot, of Bengel,
The 14th January 1861.

Notification, No. 34.

BABOO POORNO CHAND BANOORJEE, Uncovenanted Deputy Collector, received charge of the Pubna Treasury on the 9th instant.

F. Lushington, Acctt., Gort. of Bengal.

FORT WILLIAM; Bengal Acete's. Office, The 14th January 1861.

Notice.

Bankens and Merchants sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

> E. W. Perry, Offg. Superintendent.

SUPDT. OF STAMPS' OFFICE, The 13th December 1860.

Notice.

THE Public are hereby informed that, from this date, the power of endorsing documents protecting Salt, according to the provisions of Section XLVII., Regulation X. of 1819, has been withdrawn from the following Chowkies of the Jellasore Division:—

Chowkey Chomook,

" Errinch,

" Bahiree,

" Contai.

At the following two new Stations, documents protecting all Salt passing by or near those Stations must be examined and endorsed under the conditions of Section XLVII., Regulation X of 1819:—

Bhaitghur.—On the South bank of the Bogdah River, opposite the Kaleenuggur Salt Golahs.

Hidgelee Point .- On the left bank of the Russulpore River.

A. Money, Controller.

OFFICE OF CONTROLLER OF GOVT. SALT CHOWKIES, The 29th December 1860.

Calcutta Stamp Office.

The 22nd December 1860.

WITH reference to the present applications made to this Office for the impressment of Stamps on executed Instruments, the attention of the Public is directed to Section III. of the new Stamp Act, which enjoins a minimum penalty of One hundred Rupees on persons making, executing, or signing Deeds, Instruments and Writings engrossed on unstamped or insufficiently stamped Paper. Parties are accordingly requested to send their documents to be stamped before execution, as they can only be impressed after signature on proof that the omission arose from "accident, ignorance, inadvertence or from other unavoidable cause," and upon payment of the penalties specified in Clause 2, Section XIII. of the said Act.

G. B. HAMPTON, Collector of Stamps.

Presidency and Queen's Troops' Pay Office Memorandum.

Notice is hereby given, that all payments hitherto made at the Presidency Pay Office in Cash will from this date be made by Cheque on the Sub-Treasurer, Fort William; and that no Bill will be received at the Presidency Pay Office for payment after 2 P. M.

G. M. HILL, Major,

Presidency Pay Master, and Pay Master of British Troops.

The 7th January 1861.

Dalhousie Sanatarium—Punjab.

SALE BY PUBLIC AUCTION OF BUILDING SITES.

On or about the 5th February will be sold by Public Auction at Dalhousie the available building sites in that Sanatarium, at an upset price of Rupees fifty per Acre. All intending purchasers to attend at the Auction, or to appoint Agents to bid for them. The value of the lots to be paid to the undersigned within one month from the date of Sale.

It is to be clearly understood that the rules framed by Government for the Sanatarium will be binding on all purchasers of sites.

About fifty sites will be put up to Auction.

G. A. CRASTER, Captain, Executive Engineer.

Noorpore, January 3rd, 1861. }

Nuddea Rivers.

Report shewing the least depth in the present Navigable Channels, from the 7th to 13th January 1861.

	of	1				
NAMES OF RIVERS.	Least Depth Water.	Remarks.				
MATABANGAH.						
Above Entrance in Ganges	Ft. In 7 0					
On the Entrance Shoal	3 9					
Thence to Hat Boleah,	2 4					
Hût Boleah to Alick- deah	0 0	Hât Boleah to Aliekdeah by Road, 11				
Alickdeah to Kishen- gunge, 38 Miles	2 4	Miles.				
Kishengunge to Hoogh- ly River, 34 Miles	2 6					
BRAGIBUTTÉE.						
Entrance	0 0	Bhagiruttee will be kept open from Jea-				
Jeagunge to Cutwa, 60 Miles	2 6	gunge and Moorsho- dabad to the Hooghly.				
Cutwa to Nuddea, 46 Miles	2 10					

T. N. ABMSTRONG, C. E., Supdt., Nuddea Rivers.

The 15th January 1861.

Sheriff's Office, the 5th January 1861.

Notice is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House in the Tewn of Calcutta, on Monday, the Fourth day of February next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at il o'clock in the forenoon, of which all persons are required to take notice.

> JOHN COCHRANE, Sheriff.

সমাচার দেওয়া যাইতেছে যে আগামি ৪ ফিবরিওয়ারি দন ১৮৯১ দাল দোমবার पृष्टे প্রহরের সময় কলিকাতার কোট উইলি-এমের এব° ভাহার অস্তঃপাতি যে সকল স্থান ত্রিমিত্ত বন্ধ দেশের কোট উইলি-এমের শুপ্রেম কোর্ট আপন আদালত ঘরে ওয়েরটরমিনর এবং এডমাইরেলটি অর্থাৎ মহা দন্দ দম্পকায় মোকদ্মা নিম্পত্তি

महिक काकिम ६ कान खशाति ১৮७১ माल।

এই সেশীয়ান জতকাল शयास विमित्वक তাহার প্রথম দিবস দুই প্রহরের সময় তা-হার পর প্রতি দিবস এগারো ষণ্টার সময় विभावक अ विषय मकरण स्वतन त्राथुन।

জন্য এক দেশিয়ান অর্থাৎ মিছিল করি-

বেন 1

JOHN COCHRANE,

Sheriff.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th of Poos 1268 Fusly.

The purchaser of such Mehals will be subject to the conditions laid down below :-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, recknning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and	A	rea.	•	Su Jui	REMARKS.					
						B.	C.	D.	Rs.	As.	P.	
1	3785	Sewthura, Pergunnah Nonore	•			309	19	17	380	0	0	
2	3786	Benowlee oorf Benwuleca, Pe	rgunnal	ditto		19	9	4	15	0	0	
8	2757	Luhrap,	ditto	ditto		472	6	0	917	0	0	
4	3787	Goordeeha,	ditto	ditto		355	9	16	415	8	0	
5	3788	Muthoorapoor,	ditto	ditto		822	7	1	684	0	0	
6	3789	Mudunpoor,	ditto	ditto		2,921	5	0	2,315	0	0	
7	3790	Khundnee	ditto	ditto	•••	804	16	0	975	0	0	
8	3791	Kurbasin and Putty Ponday,	ditto	ditto	•	1,732	12	0	2,019	0	0	
9	3792	Bunowlee,	ditto	ditto	•••	1,011	18	5	1,353	0	0	
10	3793	Bhoputpoor dakblee Audharce	ditto	ditto	•••	61	Ø	11	60	12	0	
11	3794	Luchmeepoor oorf Luchmee dee dakhlee ditto,	ditto	ditto		65	18	19	58	0	0	
12	3795	Hurpoor, dakhlee ditto,	ditto	ditto		103	4	4	85	0	0	
13	3796	Kanhoodee, dakhlee ditto,	ditto	ditto		104	11	8	92	0	0	
14	3797	Bissumberpoor, dakhlee ditto,	ditto	ditto		134	19	10	185	0	0	
15	3798	Jacedee, dakhlee ditto,	ditto	ditto		95	13	11	85	8	0	

A. A. SWINTON, Collector.

Shahabad Collectorate, The 21st December 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the two Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale under Orders of Government, contained in their Under-Secretary's letter addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No. 2722, in the Midnapoor Collectorate, on Friday, the 1st February 1861, corresponding with the 21st Maugh 1268 Umlte. The purchasers of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st .- Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupees, a deposit of Rupees 25 per Cent. to be at once made upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one, and the Mehal will be again put up to Sale.

3rd.—The Sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident Cultivators who have signed the Jummabundee made by the Revenue Authorities.

4th.—The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purchasers as heretofore paid by Government proportionately with other Zemindars. The executive arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—The amount recorded in the subjoined description of the Mehals under the heading of Sudäer Jumma represents the amount for which the new Proprietor will be liable on account of the Government Revenue of each Estate.

6th.—The right of Government to all Minerals to be reserved.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.		Area.		Sudder Jumma.		Upset price.			REMARKS.	
	191	Kedar Koond Estate.	В.	C.	D.	Rs.	As.	P.	Rs.	As.	Р.	
1	****	Gogram, Pergunnalı Kedar Koond	1,118	5	6	724	11	81	1,920	13		The farming lease of these Mehals will expire in 1864-65=
2	£35.55	Ambadeeghee, Pergunnah Kedar Koond	488	11	12	379	1	3	1,020	4	04	The rent paid on such lease is the amount shown in Column 5.

N. B.—These two Estates were sold in this Collectorate on the 10th October last, but on account of the default of the purchaser they are now to be re-sold.

KUMULAKUNT BYSACK,

Deputy Collector, in charge of Treasury.

MIDNAPOOR COLLECTORATE, The 31st December 1860.

Notice.

REQUIRED a Treasurer for the Rungpore Collectorate. Salary Rupees 110 per month. Security amounting to Rupees 25,000 is required. Application to be made to the Collector of Rungpore.

A. G. MACDONALD, Collector.

ZILLAH RUNGFORE;
Camp Fulnapore,
The 27th December 1860.

Wanted,

A Police Darogah for the Midnapore Zillah Police. Salary 50 Rupees per month. Persons desirous of obtaining the Office must make application to the undersigned, with testimonials of character, good education and qualification from previous service.

C. B. GARRETT, Offg. Joint Mogistrate.

MIDNAPORE,
The 28th December 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the Dis rict of 24-Pergunnahs, and mentioned in the Statement hereto annexed, will pe put up to Sale, under Orders of Government dated the 3rd November 1859, No. 2722, in the 24-Pergunnahs' Collectorate on the 4th February 1861 and following days, corresponding with 23rd Magh 1267 B. S. The purchaser of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the Right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to

be paid down at once.

4th.—When the amount of purchase money exceeds 100 Rupees, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

5th.—The right of Government to all Minerals to be reserved :-

Number.	Number on the Towjee.	Name of Mehal and Pergunnah.	Area of Mehal.	Sudder Jumma.	Upset Price.	Remarks.
			B. C. Ch. G.	Rs. As. P.	Rs. As P.	
1 2	3') 41	Pergunnah Magoorah Chuck Bollibag Ditto Mooragatcha, Mouzah Loo-	199 3 11 0	182 4 1	864 8 2	
1	**	dea, &c	- *389 16 2 12]	703 7 11	1408 15 10	* An undetermined claim to 50B, 1C, 7Ch, of this area as rent-free.
5	73	Pergunnah Sahapore, Mouzah Ramlo- champore, &c.	649 19 8 0	550 10 5	1101 4 10	as 10110-1100.
G	80	Pergumah Magoorah, Mouzah Chun- derant	185 19 12 0	198 10 0	397 5 6	
7	111	Pergunnah Mooragatcha, Mouzah Kamarpole, &c.,	11493 3 0 0	11518 11 04	23037 6 01	
8	113	Pergumah Azimabad, Mouzah Allipore, &c	6138 11 O O	6516 11 2	13033 6 4	An undetermined claim to 171B. 14C. of this area as rout-free.
10	151	Pergunnah Magoorah, Mouzah Chal- waree, &c	16745 11 10 o	17963 12 2	35927 8 4	An undetermined claim to 47B, 16C, 8Ch, 15G,
14	310	Pergumah Mooragatcha, Mouzah Dabi- pore, &c.	1012 1 0 0	1210 7 8	2432 15 4	
15	311	Pergunnah Mooragatcha, Mouzah Ektara, &c.	4121 0 2 11	2725 0 0	5450 0 0	An undetermined claim to 738B. 16C. 6Ch.
16	312	Pergunuah Mooragatcha, Mouzah Belsingah, &c	10635 10 0 10	8799 7 O	17598 14 o	An undetermined claim to 667 B. 17C. 3Ch.
19	336	Pergunnah Sahapore, Mouzah Bone- mollypore, &c	12566 11 14 5	For 1267 B. S. 10712 13 9 For 1268 B. S. 10722 6 10 For 1269 B. S. 10732 0 0 For 1270 B. S. 10741 9 1 From 1271 to 1277 per year.		
22	352	Pergunnah Baleah, Mouzah Nowhaza-		1075 14 6	21511 13 Q	en andersonalise con version Fren
		rec, &c.	3872 6 7 0	5352 8 2	10704 6 4	An undetermined claim to 200B. 2C. oCh.
24	374	Pergunnah Hatteaghur, Mouzah Gopal- uagore. &c.	502 10 3 0	483 13 2	967 10 4	
25	381	Pergunnah Boridhetty, Mouzah Monoo-rauz, &c.	10042 1 5 0	7289 4 81	14578 9 5	An undetermined claim to 818B. 0C. 14Ch.
26	411	Pergunnah Magoorah, Mouzah Dhon-khola, &c.	2071 15 0 9	2551 8 6	6102 7 o	An undetermined claim to 184B. SC. 18Ch, 71G.

7	the				1	
	g	i	Ī			
		Name of Mehal and Pergunnah.	Area of Mehal.	Sudder Jumma.	Upset Price.	REMARKS.
Mumoer.	a is				C pace 2 line.	MARALE.
	Number Towjee.	e.				
-						
7	412	Pergunnali Magcorah, Mouzah San-	near or a variable	910120074-00004000		As takes were to the
1		poolcooreah	641 5 0 0	589 10 10	1179 5 8	An undetermined claim
			8			78B. 7C. 8Ch.
9	1531	Pergunnah Hatteaghur, Mouzah 2nd Bhuggobanpore	23362 8 0 0	1241 5 0	2482 10 0	1
0	414	Pergunnah Mooragatcha, Mouzah In-				
3	432	Forgunnah Hatteaghur, Abad Kadooah	1586 O O O	775 15 6	1651 15 0	
1	-0-	&c.	6808 13 0 0	From 1267 to		
1				1274 B. S.		13
				per year. 2654 5 2		
1				For 1275.		
1		l		2575 1 3 For 1276.		
1				2595 11 8		
1				For 1277.		
				For 1278.	10	
ı		1		2678 7 7 For 1279.	i i	
. 1		n 1 n 1 n 1 w 1 w		2719 13 10	5439 11 8	
5	443	Pergunnah Pechacooly, Mouzah Kurri- bariah, &c.	4852 13 11 11	5506 3 2	11132 6 4	
1	444	Pergunnah Boridhotty, Mouzah Bung- seedhurpore, &c.	50274(T) (72.11)			
8	953	Pergunnah Habilisohur, Monzah Konah	2224 0 0 0 0 1 1 10 0	2625 0 0	5250 0 0 4 0 10	<u> </u>
8	1072	Pergunnah Calcutta, Monzah Chundi- bareah	APRILITY CONTROL DESCRIPTION	00 14 0		
,	1073	Pergunnah Mooragatcha, Mouzah Mo-	111 10 0 0	68 14 3	137 12 6	
3	1074	samaree, &c Pergunnah Calcutta, Mouzah Teghur-	447 7 11 0	237 8 0	475 0 o	
	1 -	reab, &c. Pergunnah Hatteaghur, Mouzah Surus-	306 16 0 0	194 14 7	389 13 2	
9	1075	hareah	552 18 0 0	215 9 8	431 3 4	
8	1670	Perguunah Calcutta, Mouzah Titta- ghurrea	1100	0 16 8	1 15 4	
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0	1679	Ditto Ditto	1 1 11 0	1 3 7 3 6 2	2 7 2 6 19 4	
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5	1711	Ditto	0 13 12 0	0 7 4	0 14 8	
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9	1710	Ditto	0 16 0 0	0 8 7	1 1 2	
1	1720 1721	Ditto	1 5 0 0	0 9 7	1 3 2 1 10 8	
2	1723	Ditto	0 10 4 0	0 5 6	0 11 0	
8	1495 1496	Pergunnah Magoorah Mouzah Choattee Pergunnah Azimabad, Mouzah Gabban-	0 5 8 0	0 9 2	1 2 4	
1		do l	1 16 0 0	1 8 0	800	
3	42	Pergunnah Hatteaghur, &c., Mouzah Bansbareah, &c.	284 2 7 8	130 0 0	130 0 0	
	46			110 0 0	I10 0 0	
1	165	Pergumah Hattenghur, &c., Mouzah	211 0 12 1	52700 D 1900	Minist was seen	
,	425	Rajarampore, &c. Pergunnah Hatteaghur, Monzah Kassi-	1331 15 2 12	600 0 0	600 0 0	
		nagore	8812 1 8 0	5000 0 0	5000 O O	92
	435	Pergunnah Hattenghur, Abad Gobind-	678 14 0 0	370 0 0	370 O O	
5	437	Pergunnah Pechacooly, Mouzah Se-	ATTAL	Transporter St.		
3	289	moolbareah, &c. Pergunnah Meddenmullo, Mouzah	635 11 4 0	560 14 9	560 14 9	
		Kishorepore, &c Pergunnah Hattesghur, Abad Belpoo-	160 18 6 0	78 13 2	100 0 0	
1	423	kooreah	6464 14 4 0	2283 13 11	3262 12 1	
1	1060	Pergunnah Myhotty, Mousah Euam- pore, &c.	519 16 8 0	413 2 9	543 2 10	
7	1158	Pergunnah Calcutta, Mouzah Khurrem-				1
4	1365	bah, &c. Pergunnah Bazidpore, Mouzah Luckhi-	1674 6 3 19	774 9 4	958 14 10	
7		nathpore, &c.	157 16 11 10	102 0 1	120 0 1	I .

C. H. CAMPBELL,
Offg. Collector.

Collector's Office; 24-Pergunnahs, The 2nd January 1861.

[150]

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th Poos 1268 Fusly.

The purchaser of such Mehal will be subject to the Conditions laid down below:-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be

paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Ar	ea.			dder mma		Remarks.
1	616	Rughopoor, Pergunnah Powar	B. 100	C.	D. 0	Rs. 144		P. 0	This Estate will be re-sold owing to the purchaser having failed to deposit the purchase money as prescribed by Regulation.

J. MACKENZIE,

Deputy Collector, in charge of Treasury.

SHAHABAD COLLECTORATE,

The 8th January 1861.

Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

E. Bickers,

Extra Assistant Commissioner,

in charge of Treasury.

Lucknow Treasury Office, The 30th November 1860.

Notice

Is hereby given, that the Lease of the Lime-bed situated in Pergunnah Jufflong, at the foot of the Jynteah Hills, in the North of the District of Sylhet, will expire on the 30th April next. Parties desirous of working the bed in question are requested to apply either personally, or through their Agents, to the Collector of Sylhet, by whom all particulars regarding it will be furnished. The lease now about to expire was for a period of five years.

GEORGE G. BALFOUR,

Collector.

SYLHET COLLECTORSHIP, The 2nd January 1861.

the

Court for the Relief of Insolvent Debtors at Calcutta.

On

In the matter of William Thomas Hinder, an Insolvent.

In the matter of John William Duff, an Insolvent.

In the matter of Sumboochunder Holdar, an Insolvent.

Shircore, Attorney.

Dow and Buckland, Attorneys.

Piddington, Attorney.

In the matter of William Richard Robertson, an Insolvent.

On Saturday, the 12th day of January instant, it was ordered that the hearing of these several In the matter of Joseph | matters do stand ad-Clarke, an Insolvent. | journed until Saturday,

Saturday,

12th day of January

instant, it was ordered

that the petitions of the

said several Insolvents

seeking the benefit of the Act XI. Vic. cap.

XXI. be dismissed.

the 2nd day of March next, and that the order made in these matters for the ad interim protection of the said Insolvents from arrest be enlarged to the said 2nd day of March next, and that the said Insolvents do then respectively attend to be examined by the said Court.

Insolvent in person.

Swinhoe and Beeby, Attorneys.

In the matter of Sum-7 boochunder Chucker- | day of January instant, butty, an Insolvent.

In the matter of Hem-

On Saturday, the 12th it was ordered that the hearing of these several matters do stand chunder Chowdry, an adjourned until Satur day, the 2nd day of February next, and that In the matter of Henry the order made in these Mendes, an Insolvent. matters for the ad in-

terim protection of the said Insolvents from arrest be enlarged to the said 2nd day of February next, and that the said Insolvents do then respectively attend to be examined by the said Court.

Pittar and Payne, Attorneys.

Piddington, Attorney.

Shircore, Attorney.

In the matter of Isserchunder Bose and Nilcomul Mitter, of Hoogul Kooriah, in Calcutta, lately carrying on trade and business at Burra Bazar as Cloth Merchants, under the name, style, and firm of Isserchunder Bose and Konnoyloll Mitter, Insolvents.

On Saturday, the 12th day of January instant, it was ordered that the hearing of these several matters do stand adjourned until Saturday, the 26th day of January instant, and that the order made in these matters for the ad interim protection of the said Insolvents from arrest be enlarged to the

said 26th day of January instant, and that the said Insolvents do then attend to be examined by the said Court.

Leslie and Pearson, Attorneys.

In the matter of Nilco- On Saturday, the 12th mul Mitter, an Insol- day of January instant, vent

it was ordered that the hearing of these several

In the matter of Hurry-narian Doss and Sree-journed until Saturday, nauth Doss, Insolvents.) the 26th day of January instant, and that the said Insolvents do then respectively attend to be examined by the said

Leslie and Pearson, Attorneys. Thomas, Attorney.

In the matter of Tarra-

Notice, that the petichundCoondoo, carrying | tion of the said Insolon business as a Shop-keeper and Up-Country of the Act XI. Vic. Dealer at Old China cap. XXI. was filed in Bazar Street, in Cal-cutta, under the name, Clerk on the 14th day style, and firm of Gopec- of January instant, and mohan Coondoo and by an order of the same I date the Estate and Effects of the said Insolvent were vested in the

Official Assignce. Shircore, Alterrey.

Co., an Insolvent.

Chief Clerk's Office, the 15th January 1861.

Eonded Warehouse.

Notice is hereby given to the Holder of Warrant No. 19600, dated 15th July 1859, for lifty Francs F. R. of Patent Felt imported by the Ship Angustus Wattenbach, and bonded by Baboo Beharryloll Day, that if the rent due thereon is not paid within one month from this date, the Association will proceed, under the 20th of its Bye Laws, to sell the same or so much thereof as may be necessary to pay the arrears of rent and all costs and charges in respect thereof.

H. W. J. Wood,

Secretary.

CALCUTTA, The 15th January 1861.

Bonded Warehouse.

Notice is hereby given to the Holder of Warrant No. 10101, dated 24th March 1859, for eighteen Frames and 242 Rolls of Felt imported by the Ship Royal Stuart, and deposited in the Warehouse by Messrs. John Morrison, Newson, & Co., that if the rent due thereon is not paid within one month from this date, the Association will proceed, under the 20th of its Bye Laws, to sell the same or so much thereof as may be necessary to pay the arrears of rent and all costs and charges in respect thereof.

II. W. J. Wood, Secretary.

CALCUTTA, The 15th January 1861.

Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD, Magistrate.

Notice.

THE Interest of Mr. THOMAS WISEMAN, of Glasgow, as a Partner in the Firm of the undersigned, has ceased from this date.

MAIR & Co.

CALCUTTA,
The 15th January 1861.

MR. JOHN SHEPHERD DOUGLAS has today been admitted a Partner in our Firm.

MATR & Co.

CALCUTTA, The 15th January 1861.

Notice.

MR. JOHN PARRATT, Junior, has this day been admitted a Partner in our Firm.

KELLY AND Co.

CALCUTTA, The 1st January 1861.

Notice.

MR. GUSTAVE SCHWEIGHAEUSER will sign our Firm in full from the 15th January 1861.

RUUTZ-REES AND Co.

CALCUTTA, The 14th January 1861.

COPIES OF THE

Report of the Indigo Commission,

TOGETHER WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II., AND III.,

Can be had on application to the PRINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

Notice.

A Promissory Note, No. 16717, of the 5 per Cent. Loan of 1856-57, for Rupees 500, of which I am the Proprietor, has been lost. I insert this Notice to enable me to apply for a duplicate.

> J. DOWMAN, Asst. Settlement Officer.

HYDRABAD DISTRICTS; SCINDE, The 27th December 1860.

Lost,

A PIECE of Government Promissory Note, No. 30329 of 1854-55, of the 4 per Cent Loan, casually lost on Saturday last, the 12th day of January instant, while passing by the Evening Train of that day from Calcutta to Sreerampore.

CALLYDASS DAY SIRCAR.

15th January 1861.

Caution.

THE Public are hereby cautioned against purchasing the under-mentioned 4 per Cent. Government Promissory Note, formerly standing in the name of Emamoon Nossa Khanum, by whom it was transferred to me, and which is now lost or stolen from my House:—
No. 975 of 4145 of 1835-36, for Company's

Rupees 800.

GUNGA SAHOY.

CAWNPOOR; Elawah Bazar, The 16th December 1860.

Lost,

ONE Half of a Bank of Bengal Note, No. 32715, for Rupees 25. Payment stopped at the Bank.

NOTICE issued by the POST-MASTER GENERAL of BENGAL.

No. 7276.

THE Public are informed, that an Experimental Post Office has been opened at Palsa, situated about two miles North of the Railway Station Moorarooe, on the line between Cynthea and Rajmehal.

C. K. Dove.

Post-Master General of Bengal.

CAMP DACCA, The 6th January 1801.

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 2445.

The 8th January 1861 .- MAIL PACKETS for the Overland Mail which leaves Bombay, on the 27th instant will be closed at this Office at 5 P. M., on Friday, the 18th idem, via Marseilles only.

Letters and Papers for transmission vid Bombay will be received up to 6 P. M. on every day prior to the 18th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe viá Trieste.

Rates of Postage.

Under	1	Ounce	Rs.	0	6	0
"	1	,,	"	0	8	0
,,	3	,,	"	0	14	0
,,	1	,,	,,	1	1	0

No. 2447.

The 9th January 1861 .- The Public are informed that an Express Packet, to the extent of 200 Ounces, will be sent to Bombay on Saturday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in Cash at the Window, at one Rupee for every quarter of an Ounce, in addition to the Steamer Postage paid by Stamps.

No. 2449.

The 9th January 1861.—Notice is hereby given, that the Mails for Akyab, Rangoon, and Moulmein, for transmission per Steamer Rangoon, will be closed at this Office, on Wednesday, the 16th instant, at 6 P. M.

No. 2450.

The 9th January 1861 .- The Overland Mail per Steamer Simla will be closed on Tuesday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

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No. 4424.

The 11th January 1861.—The Post Master of Calcutta begs to notify that the Bullock Train will again be open to the Public from this date.

No. 2489.

The 12th January 1861.—Notice is hereby given, that the Mails for Penang, Singapore, and Hong-Kong, for transmission per Steamer Lancefield, will be closed at this Office on Saturday the 19th instant, at 6 P. M.



The Calcutta Gazette.

SATURDAY, JANUARY 12, 1861.

LEGISLATIVE COUNCIL OF INDIA.

THE 5TH JANUARY 1861.

The following Bill was read a second time in the Legislative Council of India on the 5th January 1861, and was referred to a Select Committee, who are to report thereon after the 9th of April next:—

A Bill to provide for the punishment of flogging in certain cases.

WHEREAS it is expedient to provide for the punishment of flogging in certain cases under the Indian Penal Code; It is enacted as follows:—

I. Every male person who is convicted of an Offences liable to the offence mentioned in any of punishment of flogging. the following Sections of Act XLV of 1860 (The Indian Penal Code), may be sentenced to the punishment of flogging, namely—

Intentionally giving or fabricating false evidence—giving or fabricating false evidence with intent to procure conviction of a capital offence—giving or fabricating false evidence with intent to procure conviction of an offence punishable with transportation or imprisonment—false charge of an offonce with intent to injure.

Assaulting or using criminal force to a woman with intent to outrage her modesty—rape—unnatural offences.

Theft—theft in a building, tent, or vessel—theft by olerk or servant of property in possession of master—theft after preparation made for causing death or burting of the theft—extention by threat of accuration of an offence punishable with death or transportation &c.—putting persons in fear of accuration of offence in order to commit extention—robbery—attempt to comput robbery—voluntarity couling persons.

Chapter XI, Sections 193, 194, and 195; also Section 211 if the proceeding instituted be for an offence under Section 377 of the said Indian Penal Code, or the offence falsely charged ebe such an offence.

Chapter XVI, Sections 354, 378, and 377.

Chapter XVII Sections 379, 380, 381, 382, 388, 389, 392, 398, 394, 411, 412, and 413; also Sections 454 and 457 if the

in committing robbery-dishonestly receiving stolen property-dishonestly receiving property stolen in the commission of a due-iry-habitually dealing in stolen property-lurking house trespass or house breaking n order to the commission of an offence punishable with imprisonment—lurking house trespass or house breaking by night in order to the commission of an offence punishable with imprisonment.

Forgery-forgery of

Forgery—forgery of a georal of a Court of Justice, or of a public Register of Births, Fower of Attorney, &c.,—forgery of a valuable security or will—forgery for the purpose of cheating—forgery for the purpose of inaming the reputation of another.

offence intended to be committed be punishable with flogging under this Act.

Chapter XVIII, Sections 465 466, 467, 468, and 469.

II. No sentence including flogging shall be what offenders expassed on any offender of such empted from flogging. an age or in such a state of health, that the punishment will cause a kind of suffering not ordinarily intended by a sentence of flogging, or on any person sentenced to death, or transportation for life, or imprisonment for a period exceeding five years.

III. The punishment of flogging under this Flogging how to be inflicted, and to what extent.

Act shall be inflicted with a ratan, and shall not exceed thirty stripes. In the case of offenders under the age of sixteen years, the stripes shall not exceed ten.

IV. No sentence of flogging under this Act
Sentence of flogging
by whom to be passed,
and not to be executed
by instalments.

Sentence of flogging under this Act
shall be passed by any Officer
not vested with the full powers
of a Magistrate, or specially
empowered by the Government

to pass such sentences; and no sentence of flogging shall be executed by instalments. V. In cases under Section I of this Act, in

When flogging to be in addition to any other punishment.

which the offender is convicted and sentenced to flogging by any Supreme, Sudder, or Sessions Court, or by any Court sitting as a Sessions

Court, and is not under the age of sixteen years, the sentence of flogging may be in addition to any sentence which such Court is authorized by the said Indian Penal Code to award. In cases in which the offender is convicted and sentenced by any other Court, or in which the offender is under the age of sixteen years, the punishment of flogging shall be in substitution of any other punishment authorized by the said Act.

VI. In cases in which the punishment of flogging is awarded in addition to the punishment of imprisonment, when to be inflicted.

WI. In cases in which the punishment of flogging is awarded in addition to the punishment of imprisonment, the flogging shall not be inflicted till two months.

ed. inflicted till two months from the date of the sentence if the sentence is open to

revision by a Superior Court.

Sentence before whom to be executed.

Sentence before whom to be executed.

Sheriff or of some other person appointed by such Court. If the sentence is passed by any other Court, it shall be executed in the presence of a Magistrate or Justice of the Peace, or of some other person exercising the full powers of a Magistrate, or of some Officer competent to pass such sentence.

VIII. The expression "Sudder Court" in this

Interpretation. Act shall be deemed to include
the highest Criminal Court of
Appeal or revision in any part of British India.

1X. This Act shall be read and construed as

Construction of Act. part of the said Indian Penal
Code, and shall take effect
from the 1st day of May 1861.

M. WYLIE.

Clerk of the Council.

HOME DEPARTMENT.

No. 78.

Fort William, the 10th January 1861.

Notifications.—HER MAJESTY having appointed Samuel Laine, Esquire, to be Fourth Ordinary Member of the Council of the Governor General of India, and the said Samuel Laine, Esquire, having arrived at the Presidency in the Peninsular and Oriental Steam Navigation Company's Vessel Bengal, he has accordingly this day taken the Oaths and his Seat as Fourth Ordinary Member of the Council of the Governor General of India, under the usual Salute from the Ramparts of Fort William.

By Order of the Hon'ble the President in Council,

No. 83.

The 9th January 1861.

The Reverend F. Hinde, an Assistant Chaplain on the Bengal Establishment, reported his return from Europe on the 28th December, per Steamship Nubia.

2. Mr. Hinde's services are placed at the disposal of the Government of the North-Western Provinces.

No. 84.

The Hon'ble the President in Council is pleased to permit the Reverend G. T. Palmer, an Assistant Chaplain ox the Bengal Ecclesiastical Establishment, to retire from the service of Government.

No. 85.

The 11th January 1861.

Erratum.—The following Notification is to be substituted for that published in the Gazette of the 11th July, under date the 10th July 1860, No. 1262:—

No. 1262.

Notification.—The Governor General in Council is pleased to grant the Reverend T. C. Smyth, Chaplain on the Bengal Establishment, leave of absence to Europe on Medical Certificate, for eighteen months, from the 1st June, under Section XI. of the new Military Furlough Regulations.

W. GREY,

Secy. to the Gort. of India.

FOREIGN DEPARTMENT.

No. 115.

Fort William, the 10th January 1861.

Kulb Ali has been appointed to officiate as Extra Assistant Commissioner at Lucknow, with effect from the 6th October last.

No. 116.

Captain J. E. Cracroft, Deputy Commissioner, Punjab, reported his return to the Presidency per Steamer Nubia on the 29th December last. Leave for eight weeks is granted to him to enable him to rejoin his appointment.

No. 142.

The 11th January 1861.

Lieutenant P. Ward received charge of the Office of Second Assistant Political Agent at Rewah, in charge of the Treasury, from Lieutenant R. T. Snow, on the 1st instant.

No. 143.

Major S. R. Tickell, Deputy Commissioner of Amherst, made over charge of the Moulmein Treasury to Mr. J. K. Macrae, Officiating Assistant Commissioner, on the 22nd December last.

No. 144.

Captain W. H. Beynon, Political Agent at Harowtee, has obtained privilege leave of absence for three months, from the date on which be may avail himself of it, making over charge of his duties to Major R. L. Taylor, c. B., Officiating Political Agent at Meywar.

No. 145.

Lieutenant Hewitt, Assistant Commissioner in Oudh, is vested with the special powers described in Clause 3, Section II., Regulation III. of 1821, and Section XXI, Regulation VIII. of 1831.

No. 14C.

The services of Lieutenant Mew, Officiating Adjutant of the Meywar Bheel Corps, are placed at the disposal of the Military Department. .

W. GREY,

Offg. Deputy Sery. to the Gort. of India.

FINANCIAL DEPARTMENT.

No. 7.

Fort William, the 4th January 1861.

Advocate General's Opinion regarding the liability or otherwise, of Officers occupying Government Buildings to Income Tax, on the amount of rent paid by them.

OPINION.

I AM of opinion that Section CXXXI. of Act XXXII. of 1860 is wholly inapplicable to either of the cases put by the Civil Auditor, or the Accountant General of Bombay.

That Section does not in any way exempt from the duties imposed by the Act any profits or income chargeable under Schedule 2, 3, or 4 of the Act. It simply provides that persons who occupy premises for the purposes of habitation only at a rack rent shall not be chargeable (as they otherwise might be), under Schedule 1 in respect of their interest in the land.

Thus, supposing two persons A. and B. severally to hold houses for terms of seven years: and to occupy those houses themselves for the purpose of habitation only, and supposing A.'s rent to be a rack rent, while B.'s (in consequence either of his originally having paid a bonus, or of the rise in the value of the premises after he took an original lease which has since been renewed in his favor, or for some other reason), is only one-half of what the rack rent of the premises would be, A. will be exempt under Section CXXXI. in respect of his interest in his house, while B. will be liable under Rule 7 of Section XCVII. (Part 7), to assessment at a sum equal to his rent as representing his interest in the land.

The reference in Rule 7 to Sections CXXX. and CXXXI. makes the meaning of the Legislature in this respect sufficiently clear. The point is perhaps still clearer in the draft of the Act as read a second time by the Legislature. For the present, Sections CXXX. and CXXXI. were then inserted as Rules 6 and 7 under Schedule 1, and immediately followed the Rule under that Schedule, now numbered Rule 7. They were apparently transferred to the part of the Act headed exemption (Part XIII.), because after omitting the requirements in the draft Act as to the tenants described therein, returning the name of the landlord and the amount of their rent (from which the Legislature relieved them at the third reading), those provisions would logically be closed as exemptions from the operation of Schedule 1, rather than as Rules for the assessment of duties under that Schedule.

It follows that an Officer occupying a house belonging to Government, as the abode of himself or his family can claim no exemption in respect of the rent of such house, or part of a house, from the duties he would otherwise be liable to. Thus, if an Officer's silvery be Rupees 600 per month,

and he be allowed to occupy a house of Government, the rent of which (Rupees 100 per month), is deducted from his salary, he will be chargeable under Schedule 4 with the duties on Rupecs 600 per month, or if an Officer's salary be Rupees 500 per month, but he be allowed to occupy rent-free a house of Government worth Rupees 100 per month, he will be chargeable under Schedule 4, with the duties on Rupees 500 per month; and under Schedule 1 and Rule 7 with Rupees 100 per month, as the actual profits to him of the

(Sd.) W. RITCHIE.

The 22nd December 1860.

ORDERED that a copy of the Advocate General's Opinion be published in the Calcutta Gazette for general information.

By Order of the Hon'ble the President in

No. 8.

The 9th January 1861.

Notification .- Messrs. W. Clark and Govind-chunder Dutt assumed charge of the Offices of the 2nd and 3rd Assistant Accountants General to the Government of India, respectively, on the 4th instant.

Mr. J. H. Rostan assumed charge of the Office of Assistant Sub-Treasurer, Fort William, on the same date.

By Order of the Hon'ble the President in Council,

No. 9.

The 5th January 1861.

SUMMARY OF CONSTRUCTIONS OF INCOME TAX ACTS XXXII. AND XXXIX. OF 1860.

Financial Department, Government of India, 4th January 1861, No. 28, Part 8, Schedule 2, Section XCVIII.

A question having been raised as to whether a Bank in returning its profits could set off the charges of Establishment against the same, it was held that, under Rule 9, Case 1, Schedule 2, a deduction on account of such

charges was allowable from the gross profits of the Bank in making its return, the Case 1, salaries of the Establishment Rule 9. being left to be assessed by the

Assessor in the usual manner.

It was also held that the Interest accruing on money deposited in a Bank Schedule 2. was not chargeable with Income Tax by the Manager of the Bank; but that the party making the deposit should include any interest or profits arising therefrom, in his own Returns, under Schedule 2 of the Act.

PUBLISHED for general information, and with an intimation to all Departments, Governments, and Officers concerned, that the Summary should, in future, be quoted in all references or instructions, and ordered that a separate printed copy of the Summary be forwarded with each copy of the Gazette for use in the Office of the Authority receiving the Gazette.

By Order of the Hon'ble the President in Council,

No. 10. The 10th January 1861. NOTIFICATIONS.

Appointment .- Mr. J. Christie is re-appointed Second Assistant Accountant General, Bombay, from the date of his return to India.

No. 11.

Mr. W. Waterfield, First Assistant Accountant General to the Government of India, and Officiating Accountant to the Government of Bengal, having made over charge to Mr. F. Lushington of the latter Office, the Hon'ble the President in Council is pleased to appoint Mr. Waterfield to officiate as Civil Auditor, Madras, until further

By Order of the Hon'ble the President in Council,

C. Hugh Lushington. Secy. to the Gort. of India.

MILITARY DEPARTMENT.

Fort William, the 11th January 1861.

No. 20 of 1861.-The following paragraphs of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 465, of the 8th December 1860, are published for general information :-

1. The under-mentioned Officers have been permitted to return to their duty, viz. :-

Colonel T. F. Flemyng.

" W. Swatman, Overland, 4th January. Lieutenant-Colonel C. Prior.

Major W. E. Warrand.

T. T. Boileau. ,,

J. W. Sanders.

R. P. Audrews.

Capt. H. T. Bartlett.

,,

C. M. Young. J. S. Tulloh, Overland, 4th November.

M. J. White. "

W. F. Stewart. ,,

M. G. Brabazon. ,,

G. P. St. J. Law. ,,

J. H. Dyas.

H. R. Shelton, via the Cape, in November. ,,

" G. Strangways, Overland, 12th November. Second Captain W. Dickson.

Lieut. G. B. C. Simpson.

J. C. Lockwood. ,,

E. H. C. Simpson.

II. V. Muthias. ,,

F. D. Harington. ,,

F. M. Leslie, Overland, 20th Dec. next. ,,

J. A. M. Biggs.

H. W. Studdy. ,,

H. S. Clarke. ,,

C. J. Prinsep. ,,

C. C. S. Moncrieff.

Surgeon A. White, M. D.

G. Saunders.

A. R. Atkinson, Overland, 20th Oct.

Assistant Surgeon J. Williams, F R. C. S.

2. The under-mentioned Officers have been granted extensions of leave, viz. :-

... Three months. Lieut-.Col. J. S. Vaughan

H. LeG. Bruce ... Six weeks. Major T. E. Kennion ... Six months.

Three months. A. Martin Captain G. M. Waddilove ... Six months.

...

...

,,

"

F. Mackenzie R. W. Chambers "

,,

F. W. Drummond

... Six months. Second Captain F. S. Taylor Licut. A. Willes •••

J. C. McNeill ,, ... Six weeks. J. R. McPherson

,, ... Six months. R. W. Sartorius ,, ... Two months. S. Boulderson

,, F. Trench ,,

... Six months. H. D. Jackson

J. Thomson ... ,, ,, H. M. Caulfield ,, ,,

P. S. Yorke Three months. C. E. Farquharson

,. ... Six months. ,,

O. Campbell H. R. Wintle Vety. Surgeon R. W. Murray ... ,,
3. The under-mentioned Officers have been

permitted to retire from the Service from the dates specified, viz. :

Major S. Greville, 1st European Regiment, from the 9th October 1860.

Surgeon W. Shurlock, from the 24th September 1860.

Veterinary Surgeon J. Harris, from the 24th September 1860.

Lieutenant A. W. Money has been permitted to resign the Service from the 4th October 1860.

5. Captain J. McDougall, 19th Native Infantry, who came to this Country on duty on the John Temperley, has been ordered to return by the Steamer of the 12th November.

No. 21 of 1861.-The following Orders issued by the Government of Bombay are confirmed :-

Granting leave of absence to Europe on Medical Certificate to the under-mentioned Officers :-

No. 714, dated 24th December 1860.—Captain Henry For fifteen Phillpotts, of the 15th Remonths, under giment Native Infantry, the new Regula-Assistant to the Governor tions. General's Agent, Rajpootana

Lieutenant John George For fifteen Campbell, of the 15th Regi- months, under ment Native Infantry, Adju- | the new Regulatant Mhair Regiment tions.

No. 717, dated 27th December 1860,-Captain and Brevet | Major Edward Brown, of the bunder the 1st European Bengal Fusi- Regulations.

For three years,

No. 22 of 1861.—Conductor William Allsopp, attached to the Governor General's Stud and Stables, having been reported to be unfit for further active service, is transferred to the Pension Establishment on the monthly allowance of a Sub-Conductor, with permission to reside and draw his Stipend in India.

No. 23 of 1861.—The under-mentioned men are admitted to Pension, as specified opposite to their respective names :-

Bombardier Mathew McMahon, One Shilling of the 2nd Brigade Horse per diem, payable Artillery ... in Europe.

Artillery
Corporal Charles Best, of the Rs. 11-2-101
European Invalid Battaper month, payable in India.
Rs. 14-14-6 per Rs. 11-2-10

Gunner John Tweedie, of the European Invalid Battalion month, payable in India.

No. 24 of .1861.—In conformity with Government General Order No. 144 of 1852, the following Statement of Deposits made in the General Treasury, during the month of December 1860, on account of the Estates of deceased European Commissioned, Non-Commissioned, and Warrant Officers, and Soldiers of the Indian Military Forces of Her Majesty, is published for general information. And it is hereby notified, that claims to the Estates in question, which shall not be preserved to the Sub-Treasurer by Executors and Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this Country, as the money, after that period, will be remitted to and made payable by the Secretary of State for India:—

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, Non-Commissioned, and Warrant Officers, and Soldiers of Her Majesty's Indian Military Service, in the month of December 1860.

١.							gainra lo Ta	Buttu	tanom		How I	How Disposed or.		
Debouip	On whose Account.	Rank.	Corps.	General Number	Date of Decease.	Testate	osa evino l i omseniba	Donation ates.	ıA bəmir	-al ai l	10 to 10 10 10 10 10 10 10 10 10 10 10 10 10	-	Amount remitted for payment in England.	. Species . Spec
Dates of						Intestate.	Amount of 1 from the featates.	to tunouth	Total Unch	Amount paid	apar teta	Co's. Re.	Equiva- lent in Sterling.	
	COMMISSIC	COMMISSIONED ASP WARRANT OFFICERS.	OFFICERS.		٠									
181	Andrew Cummings	Apothecary	Late Gwalior Coutingent	:	9th Y.ay 1858,	1858, Intestate	383 0 0	:	383 0	0 383 0		:	:	15th December 1860. Transferred
	Frederick Henry Tomkinson	Lieutenant	. 53rd N. L	:	23rd October 1857,	Unknown	1127 15 11		1127 15 11					to Multary Department.
2	William George Law	Lieutenant and Brevet- Captain	10tL N. I	:	23rd July 1857,	Intestate	755 4 7		105 4			1	ı	Kin, Father, W. G. Law, 63, Upper Seymour Street, Palman Sanald.
3rd 6th	John Wemyes Campbell Charles Crump	Lieutenant 1st Lieutenant	31st Regiment N. L Madras Artiliery	::	12tn September 1860, 20'h September 1857,	Intestate	475 7 3 95 0 0	::	95 0	3. - 85 0	:	1	i	London. 15th December 1860. Remitted by Bill on Malras in favor of the
E,	G. L. Cooper	Major		::	25th Ditto	ILTW	747 2 0							Secretary to Government, Military Department, at Fort St. George.
	F. J. Eagar W. R. Wandiey John Fredenck Orchard		36th N. I. 4:h Regiment N. I.	11	5th September 1857, 25th August 1860,	Intestate Ditto			>	1 : 	11	11	1:	Next of kin, Joseph W. Orchari, Lieutrant 33rd Reginent N. 1, Commanding Police Battalion.
2 2 2 2 2 2 3 3 3 4 4 4 4 4 4 4 4 4 4 4	Eaton Joseph Travers Charles Devanques Blair Philip James Sanctuary Joseph Heary Williams Townsend James William Haugerford	Ditto Lieutenant-Colonel Captain Hospital Apprentice Lieutenant-Calonel	32nd N. L. doing du with 1st Punjab luty. Invalid Establishmen 5th Regiment N. L. Her Majesty's 73rd Foo Bengal Artillery	11711	2nd August 1857, 27th September 1869, 4th October 1857, 29th October 1869, 5th December 1859,	Ditto Ditto Ditto Ditto	196 6 5 2677 1 4 123 11 0 8627 0 5	: i i i i :	196 6 5 2677 1 4 7 8 0 123 11 0					
٠,	Robert Brown	Lieutenant	і эбів Л. І.	:	22nd August 1857,	Спквожв	. 1		-	:	<u>:</u>		_	Next of kin not known.

* Also two Government Promissory Notes, viz., {1 5\frac{1}{2}} per Cent. No. 1003 of 1859-60, Co.'s Rs. 2.000 } 7,000

	lt.								10 J	attat	3mno.		Ном	How Disposed of.	ED OF.		
Jimoq							i i		es acci	Luoite	mA I				Amount remitted		
N De	On whose Account.	Rank.		Corps.	General Number.	Date of Decease.	Testate		inom ilba	Don.	omin		ar bir bearies		England.	1	REMARES.
Distes									Amount of from the Estates.	to tanounk teA of sub	Total Uncl		Amount pe dia.	India.	In Equiva-	स्था १० व्यक्त स्था स	
	COMMISSION	COMMISSIONED AND WARRANT OFFICERS.—(Continued.)	FFICE	RS.—(Continued.)								_			-	_	
	John Frederick Orchard Ditto	Ditto	1	4tb N. I	į	25th August 1860,	50, Intestate		864 1 2		1 198	61	· ·	•	: 	1	Next of kin, Joseph W. Orchard, Lieutenant 33rd Regiment N. L., Commanding Police Battalion,
2 1	Joseph Alexander Ouseley Hampton Francis Wetherell	dey Ditto	1 1	Bengal Artillery	: :	1st September 1860, 18th May 1857.	Ditto Unknown		1018 10 8 16 15 10	11	1018 10 16 15	108	i		; !	;	Dehra Ishmael Khan.
	NON-COM	NON-COMMISSIONED OFFICERS AND SOLDIERS.	RS AND	21		Î											A SA THE UNMINOW II.
æ .	James Brewster James Hartley	Private	<u> </u>	1st Bengal Fusiliers 1st Co. 6th Bn. Artillery.	1744	26th June 1860, 15th May 1859,	Intestate Ditto	::	9 4 7 38 0 0	11	9 8 0	10		·· 	 		Next of kin not known. Next of kin, Father, John Hartley,
1	Arthur Bowbotham	Ditto	1	2nd Co. 6th Bn. Artillery	1125,	16th September 1880,	Ditto	:	2 1 8		1	so	 !	· 	: :		Hardwick, Manchester. Next of kin, Sister, L. G. E.
2	William Davies	Serjeant	1	2nd Euro. Light Cavalry .	287	24th Ditto	Ditto		75 9 11	:	75 9	- - -	;	-	: :		Lowbonnam, 10d s Halet, 14, James Street, Liverpool. Next of kin, Father, Samuel Davies,
2	Joseph Hall	Gunner	i	2nd Co. 5th Bn. Arty	11218	4th Ditto	Ditto		2 1 8	:	2	 00	· :	· 	1	<u>:</u>	Shropshire, Ellsmere. Next of kin, Father, Thomas Hall Color Serieont Her Meieste.
13th	James Bates	Private	i	2nd Eure, Bengal Fasiliers	2306	17th Ditto	Ditto		16 3 10		16 3	10		· -	: 		87th, Depôt Chinsurah. Next of kin, Father, George Bates,
2	George Bryant	Gunner	:	1st Troop 1st Bde. Horse Artillery	11549	10th October 1860,	Ditto	 	58 4 11	_:	- 89				; —	- 1	Sheffield. Next of kin, George Bayant, Bristol,
	John Walkden John Lowe William Hart	Ditto Ditto Barrack Serjeant	111	Bengal Artillery Ditto 3rd Ba. Riffe Bde	10551	30th March 1860, 20th May 1880,	Ditto Ditto	**°#	40 0 9 30 1 11 114 4 1	111	40 30 11 4	-61 1 -61 1 -88	, ⊓		 	11	Somerset. Next of kin unknown. * 20th December. Remitted by
: 12	Patrick Nihill J. Reynolds William Jones	Serjeant Gunner Private	11	1st Bengal Fusiliers 2nd Co. 6th Bn. Artillery 5th Euro. Light Cavalry	1244	22nd July 1860, Ditt. Not communicated. 10th June 1859, Unk	0		39*11 7 12 1 8 16 13 6	111	39 11 12 1	1-00	· · ·	· ·	 		ow and Child
	William Free		1	Ditto	446	26th May 1859,	۰	10,87.0	111 0 10	ī		_			10 to 20 to 10 to		Dublin, Dublin. Next of kin, Father, William Free,
•	Robert Wilson	Serjeant	ı	Sappers and Piners, attached to the Department Public Works		9nd Sentember 1860			4								Mount Ausson, Assex.
	Michael Malone Michael Council Joke Marchall		111	5th Euro. Light Cavalry . Ditto		3			33 14 0 52 6 7 6 7 9	1111	8888 6887 7887	0000	- <u>-</u>	$\frac{\cdot}{1}$	1	1	Next of kin not known.
Sig	Benjamin Manville Daniel Donoven	Ditto	Ιï	Ditto	1263	4th April 185 25th April 186	Ditto	· : :	ca co				<u>.</u> :	· 	- -	<u> </u>	Next of kin, Father, Daniel Donovan, St. Peters, Dublin, Dublin.

	Dennis Hurley	1	Corporal	Ditto	2140	2140 6th September	er 1859, Ditto			238 5 1		238	2	1	i	:	;	<u> </u>	Next of kin, Mother, Judy; Brother Michael William; and Sister Kelly
A	Thomas Askin	:	Очинет	1st Co. 6th Bn. Arty 10418	10418	4th Oct.	1889,	Intestate		8	:	8	0 9	i	:	i	i	:	Mary, Temple Martin, Cork. Next of kin, Brother, John Askin, Harrington House, near 'Mey,
R	Thomas Grant	·	Serjeant	2nd Buro. Lt. Cavalry	16	24th September 1860, Unknown	ет 1860,	Unknown		65 3	- 6	99	3	i	1	4	i	; :	
																			Brother Andrew Grant; Sister Mrs. Ann Tough Paush, of Nancy, Aberdeenshire.
	Lette Lane	i		5th Eura. Lt. Cavy	5150	30th Oct.	1859,	Intestate		9 6	:	7 69	3 7	: سم	:	i	:	<u>.</u>	Next of kin not known.
	William Andrews Thomas Louis Kelly	11	Ditto	Ditto	788	7th September 1860,	er 1860,	Ditto	11	10 15	: :		15 3	: 	;	i	•	:	Next of kin, John Farrenhart, Cool-rain, Queen's County.
20 th		11	Quarter Master Serjeant Bengal Artillery Private 3rd Euro. Lt. Cavalry	Bengal Artillery 3rd Euro. Lt. Cavalry	459 233	18th May 1860, 27th September 1860,		Will Intestate		69 1 10 66 11 6	- 	C9 1 1 66 11	1 10 11 6	:	:	:	:	<u> </u>	Next of kin, Emma Cattleys, Eldon Court, Regent Street, Middle-
	Твопав Вугие	;	Ditto	Ditto	8\$	9th Nov.	1860,	Ditto		79 10 (72 10	10 0	:		i	i	- ZA	Next of kin, Father, French Park, Luke Byrne: Mother, Roscommon,
2	William Scott	:	Serjeant and Probationary Assistant Overseer De-	erjeant and Probationary Assistant Overseer De-	366	6th March	1860,	Ditto	214	61			8	:			i		Widow and three Children.
	James Wilkinson	i	Quarter Master Serjeant 30th Regiment N. I.	30th Regiment N. I	:	7th July		*	12.	0 0		30	0 0		_			_	
F.	FORT WILLIAM, GREEBAL TREASURY;	TREAL	surx; }															J. I.	J. I. Habvet, Sud-Treasurer.

No. 25 of 1861.—With reference to the Notification No. 59A., of the 22nd December 1860, issued by the Government of the North-Western Provinces, the services of the under-mentioned Officers are re-placed at the disposal of His Excellency the Commander-in-Chief, with effect from the 1st instant:—

Lieutenant E. C. Corbyn, of the 46th Native Infantry, Adjutant of the Boolundshuhur Battalion of Military Police.

Lieutenant N. M. T. Horsford, of the 27th Native Infantry, Adjutant of the Etawah Battalion of Military Police.

No. 26 of 1861.—The following promotion is made:—

Corps.	Rank and Name.	To what rank promoted	From what date.	In whose room.
3rd Eurn. Regt.	Ensign Alexander Frederic Gerard	Licut.	24th Dec, 1860	Lieut. W. W. Lee,

No. 27 of 1861.—The following list of Rank of Cadets appointed for the Bengal Presidency is published for general information:—

No. 4 or 1860.

List of Rank of Cadets for the Bengal Cavalry and Infantry.

FOR THE CAVALRY.

To rank from the date of their departure from this Country, and in the following order, viz:—

Thomas Shepherd ... Overland, 4th Aug. Henry Arthur Fletcher ... Overland, 4th Sep. George Robert Jas. Shakespear. Malabar, 7th Sep.

FOR THE INFANTRY.

To rank from the date of their departure from this Country, and in the following order, viz.:-

Thomas St. Quintin Clutter buck	. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	Overland, 4th
William Atkins Richard Spurgeon Green .	$ \begin{array}{l} A gamemnon, 21st \\ & \text{August.} \end{array} $
Charles Dunsford Blackwood.	September.

To rank from the date of passing their examination, provided they take their departure within the prescribed period, and in the following order,

Augustus William Erskine ... } 18th September.

To rank from the date of their departure from this Country, and in the following order, viz.:-

Eric Colvin Sutherland Jack- Matilda Wattenson ... September.

Laird McDowell ... Overland, 20th September.

Charles John Walter ... Lady Melville,
Robert Francis Christopher 2nd October.

Robert Dudley Beeston

... John Temperley, 28th October.

Divie Henry Robertson Andrew McRae Bruce Overland, 4th November.

Edward Henry Philip Glover,

 $\begin{cases} White Eagle, \\ 5th November. \end{cases}$

To rank from the date of passing his examination, provided he takes his departure within the prescribed period, viz.:—

Charles Douglas Godfrey New- } 6th November.

To rank from the date of his departure from this Country, viz.:—

Robert William Erskine Bur- Overland, 20th rowes.

(Sd.) W. E. BAKER, Colonel, Military Secretary.

MILITARY DEPARTMENT; INDIA OFFICE, The 21st November 1860.

No. 28 of 1861.—The leave of absence to proceed to Australia on Medical Certificate, granted to Lieutenant H. R. Buttanshaw, of the 47th Native Intantry, in Government General Order No. 3, of the 3rd January 1860, is extended for a period of six months on the same account.

No. 29 of 1861.—Captain Thomas Ellis Bridgeman Lees, of the 43rd Regiment Light Infantry, Second in Command of the 2nd Assam Light Infantry Battalion, is permitted to proceed to the Neilgherry Hills on Medical Certificate, and to be absent from Bengal on that account for twelve months, under the old Regulations.

F. D. Atkinson, Major, Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL. - ESTABLISHMENTS.

No. 4.

Fort William, the 10th January 1861.

Appointments.—The under-mentioned Probationary Assistant Overseers are appointed permanently to the Public Works Department as Assistant Overseers from the dates specified opposite their respective names:—

Soobul Chunder Mullick, attached to the Pooree Division ... 8th September 1860.

Corporal G. Pearson, of the Bengal Sappers and Miners, attached to the Thyet Myo 1860.

No. 5.

The 11th January 1861.

Temporary Overseer V. Balakistna, attached to the Saugor Division, is appointed permanently to the Public Works Department in his present grade, with effect from the 24th August 1860.

No. 6.

Captain J. H. Wright, Executive Engineer, Srd Class, who was *transferred from Nagpore to Bengal, is appointed to the charge of the Dacca Division,

during the absence on leave of Captain E. A. Saunders, or till further orders.

No. 7.

Notifications.—The promotion of Lieutenant H. Macsween to the Grade of Assistant Engineer, 2nd Class, published in Notification No. 276, dated 13th November 1860, will have effect from the 1st of February 1860.

No. S.

The *appointment of Mr. T. Brown as a Probationary Assistant Overseer in the Public Works Department of Public Works Department in the North-West-

and the second s

ment, in the North-Western Provinces, is hereby can-

celled.

No. 9.

Transfers.—Mr. E. V. Vernon, Assistant Engineer, 2nd Class, is transferred from the Burdwan to the Ramghur Division of Public Works.

No. 10.

Overseer E. C. Smyth is transferred from Bengal to the North-Western Provinces.

A. G. GOODWYN, Major, Offg. Secy. to the Govt. of India.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 54B.

APPOINTMENTS.—The 28th December 1860.—The Hon'ble A. Eden to be Envoy and Special Commissioner in Sikhim.

The 3rd January 1861.—Ensign G. B. Singer, Junior Assistant to the Commissioner of Assam, at Luckimpore, is vested with the powers prescribed in the first Clause of the Rules for the administration of Civil Justice in Assam.

The 5th January 1861 .- Mr. C. H. Campbell to be Magistrate and Collector of Dacca, but to continue to officiate as Collector of the 24-Pergunnahs until further orders.

The above appointment will take effect from the date of Mr. C. E. Lance's departure for Europe.

The 7th January 1861.—Baboo Hurkissen Doss to be Assistant to the Superintendent of the Tributary Metals.

The 9th January 1861,-Mr. H. C. Wake, C. B., to be Joint Magistrate and Deputy Collector of Behar, from the date of Mr. H. Balfour's departure for Europe.

Mr. R. S. Mangles to officiate as Joint Magistrate and Deputy Collector of Midnapore and Ex-officio Assistant to the Superintendent of the Tributary Mehals.

Baboo Bhoputty Roy, Moonsiff of Mahedpore, Nuddea, is vested with the powers of a Deputy Collector, under Section CL., Act X. of 1859, in that District.

Messrs. F. Tucker and E. D. Lockwood to be Members of the Dispensary Committee at Rung-

Mr. F. J. R. Walker to be Secretary to the Local Committee of Public Instruction at Scrajgunge.

The 10th January 1861 .- Mr. C. Sanderson to be a Member of, and Secretary to the Board of Commissioners, under Act XXXII. of 1860, for the Presidency Town of Calcutta.

Mr. J. Sanders to be Professor of the English Language and Literature in the Presidency College.

> W. S. SETON-KARR, Offg. Secy. to the Govt. of Bengal.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

General Depart-ent, No. 3354, ment, No. 3354, dated 28th December

Public Works Department, No. 2449, dated 29th December 1860.

Transfers .- Mr. D. G. Barkley, M. A., Assistant Commissioner, from the Umritsur to the Loodiana District.

Lieutenant W. Palmer, Probationary Assistant Engineer, from Umritsur to the Lahore and Ferozepore Road.

Public Works Department, No. 2449, dated 29th December 1860.

Appointments and Postings .- Mr. Gordon, Special Assistant Engineer, to the Executive charge of the Umritsur Division and Drainage Works.

Public Works Department, No 2449, dated 29th December 1860.

Revenue Department, No. 1995, dated 29th December 1860.

of Act XXXII. of 1860.

General Depart-No. 3393, ment. dated 29th December 1860.

Captain A. G. Craster, Executive Engineer, to the Executive charge of the Dalhousie Road.

The Hon'ble the Lieutenant-Governor has been pleased to appoint Executive Engineers of the Canal Department Special Assessors of Income Tax, under Section XXXI.

The Hon'ble the Lieutenant-Governor is pleased to direct the following alteration of the boundaries and designation of Districts in the Leia Division :-

2. The Head Quarters of the Division are fixed at Dera Ishmael Khan instead of at Leia, and the Division is to be called the "Dera Ishmael Khan Division."

3. The present District of Leia is abolished, and added to the Deca Ishmael Khan District, which latter has been divided into two Districts, having their Head Quarters at Dera Ishmael Khan and Bunnoo respectively.

4. The new District of Bunnoo consists of the Tehseels of Esakhail, Lukkee, and Bunnoo, from the present Dera Ishmael Khan District, and the Teleseel of Meeanwallee, from the present District of Leia. Also a small strip of territory from the Shapore District, the limits of which will be determined hereafter.

5. The new District of Dera Ishmael Khan is comprised of the remainder of the present District of that name, and of Leia.

GENERAL DEPARTMENT.

No. 4.

The 2nd Junuary 1861.

Leave .- Lieutenant W. G. Davies, Assistant Commissioner, has obtained the usual eight weeks' leave, to enable him to rejoin his appointment, from the 29th September last, the date of his return to Calcutta from leave to England,-that is up to the 21th November, - and an extension of leave on Medical Certificate, from the 25th November to 10th December 1860.

Nc. 5.

Posting .- Mr. F. R. Scarlett, Extra Assistant Commissioner, having returned from the leave granted him in Panjab Gazette of the 18th April last, is posted temporarily to the Lahore District, with effect from the 1st instant,

JUDICIAL DEPARTMENT.

No. 4.

The 2nd January 1861.

Powers .- Lieutenant A. Stewart, Cantonment. Joint Magistrate, Mean Meer, is vested with the Civil powers contemplated in Act III. of 1859.

GENERAL DEPARTMENT.

No. 7.

The 2nd January 1861.

Appointment.—The services of the Reverend Julian Robinson having been placed at the disposal of this Government, the Hon'ble the Licutenant-Governor is pleased to appoint him Chaplain of the Hill Station of Simla.

R. H. DAVIES,

Secy. to Gort., Punjab.

Lahore, 29th December 1860.

No. 492.—Bahadoor Khan, formerly a Duffadar in the 5th Punjab Cavalry, is restored to the Service in that rank, and is to be borne on the Rolls as a supernumerary until a vacancy occurs.

No. 1.—The 2nd January 1861.—The Order dated 19th December 1860, issued by Lieutenant W. B. Cumberland, Officiating Commandant No. 3 Punjab Light Field Battery, directing the entertainment of one Moochee and one Sweeper, consequent on the departure, on command, of a Division of the Battery, is confirmed.

No. 4.—Pensions.—With the sanction of the Supreme Government, the under-mentioned Soldiers of the 25th Punjab Infantry (being transfers from the Sikh Durbar and the late Shah Soojah's Force), pronounced unfit for further service, are transferred to the Invalid Pension Establishment on the Stipends noted opposite their respective names:—

From the Sikh Durbar.

Jemadar Rajbeere, one-fourth pay as pension, Rupees (7-8-0) seven and eight annas.

From Shah Soojuh's Force.

Havildar Nuckoo Rast,

" Missoo,

" Bhandeo,

" Khem Sing,

", Jye Sing, alias Deen Mahomed, Rupees (6) six per month each. Naick Ukbur, Rupees (5) per month.

No. 3.—The following Dera Ismail Khan Staion Orders are confirmed:—

No. 415.—Assistant Surgeon T. Sheehy, M. D., having arrived to relieve Assistant Surgeon R. Rouse, will receive Medical charge of Civil Establishment and Jail during the absence on the Frontier of Assistant Surgeon Rouse.

2. Assistant Surgeon Sheehy will also take charge of the Detachment H. M.'s 81st Regiment, the Wing of the Mooltanee Cavalry, the Troop of 4th Punjab Cavalry, No. 3 Punjab Light Field Battery, and the 6th Police Battalion.

Battery, and the 6th Police Battalion.

No. 443.—Consequent upon the departure on leave of Assistant Surgeon T. Sheehy, M. D., Surgeon H. Potter, M. D., will assume Medical

charge of the 6th Punjab Infantry, the Detachment H M's 81st Regiment, No. 3 Punjab Light Field Battery, 6th Police Battalion, and the Troop 4th Punjab Cavalry.

2. Assistant Surgeon H. Potter, M. D., will also assume Medical charge of the Civil Dispen.

sary and Jail.

G. Hutchinson, Major,
Offg. Secy. to Govt, Punjab,
Military Department.

Orders by the Board of Revenue, Lower Provinces.

CIRCULAR No. 3.

To all Commissioners and Superintendent of Darjeeling.

LAND REVENUE.

REFERRING to the Board's Circular Order dated
H. STAINFORTH,
W. J. ALLEN
and
A. GROTE,

The Gazette of the 21st
of November, (to which
the number 63 should be given), all Officers engaged in the trial of suits under Act X. of 1859
are hereby instructed to extend the practice
enjoined by that Circular to all processes in suits
under the Act to which it is applicable.

By Order of the Board of Revenue,

H. L. Dampier, Offg. Secretary.

Board of Revenue, L.P.;

Fort William,
The 8th January 1861.

CIRCULAR No. 4.

To all Collectors and Assistant Commissioners in charge of Districts.

LAND REVENUE.

W. J. ALLEN
A. GROTE,

Should contain only the actual amount of Duty at Rupces 2 a Seer, which has been levied during the Quarter under review.

2. The greatest number of Licenses in force at any one time during the Quarter, and the Fees paid in on that account during the whole Quarter, should be shown in the Column of Remarks.

H. L. Dampina, Offg. Secretary.

BOARD OF REVENUE, L. P.;
FORT WILLIAM,
The 11th Junuary 1861.

Opium Botification.

Notice is hereby given, that the second Sale of Opium, the provision of 1859-60, will be held at the Exchange Hall, on Wednesday, the 6th of February 1861, at 11 a. u., and will comprize 1,780 Chests, viz.:—

Behar Opium 1,220
Benares ditto 560
Total Chests ... 1,780

2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 10th November 1860, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st February 1861 respectively, that is to say, no Sub-Treasurer's Receipts. Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 11th February 1861, and no Treasury Receipts in full payment of Lots will be accepted after 4 P. M. of Thursday, the 21st February 1861.

4. In addition to the quantity above advertized for Sale, the following quantities, more or less, of Behar and Benares Opium of 1859-60 will be brought to Sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

				Behar about	Benares about Chests.	Total about Chests.
On or about	Thursday, 7th March	1861		1220	560	1780
Ditto	Wednesday, 10th April	**		1220	500	1780
Litto	Wednesday, 8th May	"		1220	560	1780
Ditto	Monday, 10th June	**	[1220	500	1780
Ditto	Monday, 8th July	**		1230	500	1780
Ditto	Monday, 5th August	"		1220	560	1780
Ditto	Monday, 9th September	**		1220	5(1)	1780
Ditto	Monday, 7th October	**		1220	500	1780
Ditto	Wednesday, 6th Nov.	**		1220	560	1780
Ditto	Thursday, 5th December	**		1244	601	1845
	5)			12224	5011	17865

By Order of the Board of Revenue,

A. Even, Offg. Junior Secretary.

FORT WILLIAM,
The 2nd January 1861.

Notification.

No. 47.

COMPLAINTS having been made that parties in the Mofussil are not aware that Stamped Hoondee Forms are to be obtained at the Collector's Office on application, Collectors of Districts are hereby requested to issue a Notification in Bengalee and Oordoo in their several Districts to the effect that such Forms are available.

By Order of the Board of Revenue,

H. B. DEVEREUX Offg. Junior Secretary.

Four WILLIAM, The 11th January 1861.

Notification, No. 704.

Bills payable at one day's sight are available on the Rangoon Treasury, to the extent of four or five Lacs of Rupees, at a premium of half per Cent.

E. Daummond,

Acett. Gent. to the Goot. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 29th December 1860.

Notification, No. 3.

INCOME TAX ON POLITICAL AND OTHER PENSIONS.

WITH reference to the orders of Government dated 11th October and 23rd November last (vide pages 2173 and 2548 of the Calcutta Gazette), ruling, with reference to Sections N.V.I. and XXX. of Act XXXII. of 1860, that the Income Tax on Political Stipends and Pensions paid to persons not in Government employ, other than those coming under head of "Superannuation," are assessable by Officers in charge of Public Treasuries without the intervention of the Civil Auditors, it is requested that the Tax leviable upon such allowances from July last may at once be realized by the Treasury Officers disbursing them, the recovery being duly reported to this Department.

Future assessments made under the same orders should be separately credited for purposes of check here under the head of "Income Tax Account."

E. DRUMMOND,

Acctt. Genl. to the Goet. of India.
FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 30th December 1860.

Notification, No. 4.

TO ALL CIVIL TREASURY OFFICERS CONCERNED.

The Officiating Secretary to the Government of India, in the Military Department, having brought to the notice of this Office the inattention of Officers in charge of Civil Treasuries, and to the Rules in force for remittances on account of the Estates of deceased Soldiers, which leads to frequent double remittances to his Department, your particular attention is drawn to the Government General Order No. 1725, dated 28th December 1858, published at page 2507 of the Calcutta Government Gazette for that year, and to my Circular, dated 19th January 1859, transmitting a form of transfer credit receipt applicable to such remittances.

E. DRUMMOND,

Accet. Gent. to the Gort. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 10th January 1861.

Notification, No. 33.

BABOO PRANKISHEN ROY, Deputy Collector, received charge of the Mymensing Treasury on the 2nd instant.

W. WATERFIELD, Offg. Acctt., Govt. of Bengal.

FORT WILLIAM;

Bengal Acctt.'s Office,
The 914 January 1861.

Notice.

THE Public are hereby informed that, from this date, the power of endorsing documents protecting Salt, according to the provisions of Section XLVII., Regulation X. of 1819, has been withdrawn from the following Chowkies of the Jellasore Division:—

Chowkey Chomook,

, Errinch,

· ,, Bahirec,

" Contai.

At the following two new Stations, documents protecting all Salt passing by or near those Stations must be examined and endorsed under the conditions of Section XLVII., Regulation X. of 1819:—

Bhaitghur.—On the South bank of the Bogdah River, opposite the Kaleenuggur Salt Golahs.

Hidgelee Point.—On the left bank of the Russulpore River.

A. MONEY,

Controller.

OFFICE OF CONTROLLER OF GOVT. SALT CHOWKIES, The 29th December 1860.

Notice.

Bankers and Merchants sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

> E. W. Perry, Offg. Superintendent.

SUPDT. OF STAMPS' OFFICE, The 13th December 1860.

Calcutta Stamp Office.

The 22nd December 1860.

With reference to the present applications made to this Office for the impressment of Stamps on executed Instruments, the attention of the Public is directed to Section III. of the new Stamp Act, which enjoins a minimum penalty of One hundred Rupees on persons making, executing, or signing Deeds, Instruments and Writings engrossed on unstamped or insufficiently stamped Paper. Parties are accordingly requested to send their documents to be stamped before execution, as they can only be impressed after signature on proof that the omission arose from "accident, ignorance, inadvertence or from other unavoidable cause," and upon payment of the penalties specified in Clause 2, Section XIII. of the said Act.

G. B. Hampton, Collector of Stamps.

Presidency and Queen's Troops' Pay Office Memorandum.

Notice is hereby given, that all payments hitherto made at the Presidency Pay Office in Cash will from this date be made by Cheque on the Sub-Treasurer, Fort William; and that no Bill will be received at the Presidency Pay Office for payment after 2 P. M.

G. M. Hill, Major,
Presidency Pay Master,
and Pay Master of British Troops.

CALCUTTA,
The 7th January 1861.

Sheriff's Office, the 5th January 1861.

Notice is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Sapreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday, the Fourth day of February next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

John Cochrane, Skeriff.

দরিক আফিন ৫ জানওয়ারি ১৮৯১ নাল।

নমাচার দেওয়া যাইতেছে যে আগামি

৪ ফিবরিওয়ারি নন ১৮৯১ নাল সোমবার

দুই প্রহরের নময় কলিকাতার ফোট উইলি
এমের এবং তাহার অন্তঃপাতি যে নকল

হান তলিমিন্ত বল দেশের ফোট উইলি
এমের শুপ্রেম কোট আপল আদালত ঘরে

ওয়েরটরমিনর এবং এজমাইরেলটি অর্থাৎ

মহা সমুদ সম্পাকীয় মোকদ্মা নিস্পান্তি

ফন্য এক সেশিয়ান অর্থাৎ মিহ্নির করি
বেন।

এই সেশীয়ান জতকাল প্যান্ত ব্রিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তা-হার পর প্রতি দিবস এগারো ফটার ব্যব বসিবেক এ বিষয় সকলে অরণ রাখুন।

John Cochrane,

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ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th of Poos 1268 Fusly.

The purchaser of such Mehals will be subject to the conditions laid down below :-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Saie, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and	Perguni	nahs.		Λ	rea.		100	lder nma		REMARKS.
						В.	C.	D.	Rs.	As.	Ρ.	
1	3785	Sewthura, Pergunnah Nonore)		•••	309	19	17	380	0	0	
2	3786	Benowlee oorf Benwuleea, Pe	rgunnah	ditto		19	9	4	15	0	0	
3	2757	Luhrap,	ditto	ditto		472	6	0	917	0	0	
4	3787	Goordeeha,	ditto	ditto		355	9	16	415	8	0	
5	3788	Muthoorapoor,	ditto	ditto		822	7	1	684	0	0	
6	3789	Mudunpoor,	ditto	ditto		2,921	5	0	2,315	0	0	
7	3799	Khundnee	ditto	ditto		804	16	0	975	0	0	
8	3791	Kurbasin and Putty Ponday,	ditto	ditto		1,732	12	0	2,019	0	0	
9	8792	Bunowlec,	ditto	ditto	•••	1,011	18	5	1,353	0	0	
10	3793	Bhoputpoor dakhlee Andharee	ditto	ditto		61	9	11	60	12	0	
11	3794	Luchmeepoor oorf Luchmee dee dakhlee ditto,	ditto	ditto	•••	65	13	19	58	0	0	
12	8795	Hurpoor, dakhlee ditto,	ditto	ditto	•••	103	4	4.	85	0	0	
13	3796	Kanhoodee, dakhlee ditto,	ditto	ditto		104	11	8	92	0	0	
14	3797	Bissumberpoor, dakhlee ditto,	ditto	ditto		154	19	10	135	0	0	
15	3798	Jacedee, dakhlee ditto,	ditto	ditto		95	13	11	85	8	0	
									<u> </u>			

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Tuesday, the 15th January 1861, corresponding with the 18th Poos 1268 Fusly.

The purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.-Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

- 3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be

paid down at once.

4th.—When the amount of purchase money exceeds Rupecs 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Ar	ea.		C 4,635	dder		Remarks.
			В.	C.	D.	Rs.	As.	Р.	
1	3196	Narhee Binwullcea, Pergunnah Peero	294	8	0	237	0	0	
2	3772	Hurpoor Ramnath oorf Nowada, Pergunnah		7.0		~~~	^		
0	0007	Nonore	595			772	0	0	l .
3	3027	Futtehpoor, Pergunnah Peero	236	1	10	115	0	0	ł.
4	3773	Keshwurpoor, Pergunnah Nonore	194	27.4	0	467	0	0	Į.
5	3194	Dondooah, Pergunnah Nonore	120	0	6	162		0	
6	3774	Anooah Gyaspoor, Pergunnah Nonore	803		12	1,040		0	
7	3775	Cheerailee, Pergunnah Nonore	344		1	530		0	
8	3776	Baghee, Pergunnah Nonore	890		41		0	0	
9	3777	Mooradpoor, Pergunnah Nonore	430		9	504		0	
10	3778	Bishoonpoora, Pergunnah Nonore	312		13	510		0	
11	3779	Eusoofpooroorf Khyrahee, Pergunnah Nonore	37.6			290	0	0	
12	3033	Uzruqbeh Kheereetar, Pergunnah Powar	116	13	10	112	0	0	1
13	3234	Arazie Deobarnaruck Choora Mundihree, Pergunnah Peero	16	14	14	11	0	0	1
14	3236	Arazie Deobarnaruck Choora Mundihree,	10	14	14	.11	U	U	
11	0200	Pergunnah Peero	3	0	в	8	8	0	ì
15	3235	Arazie Deobarnaruck Choora Mundihree,	9	U	U	0	0	U	
10	0.00	Pergunnah Peero	0	19	10	1	12	0	
16	3233	Arazie Deobarnaruck Choora Mundihree,	0	19	10	1	Lis	U	1
10	0.00	Parennah Paara	13	4	0	20	0	0	
17	3780	Umucha Danmunnah Nanana	1,521		4	1,337		0	
18	3781	Rampoor Tara oorf Chuck Tara, Pergunnah	1,021	2	T	1,007	U	v	
10	0.01	Nonoro	339	Q	16	443	0	0	
19	3782	Sawtha Parounnal Nanona	785			1,303		Ü	
20	3783	Ruinwa Darminnah Namana	1,208		111			0	
21	3784	Composelhundahum Dammen h N	220		14	137		Ö	
m.e.		Gungaundruenree, Fergunian Nonore	~~0	1	LT	157	v	U	

A. A. SWINTON,

Collecter.

SHAHABAD COLLECTORATE, The 21st December 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given that the Zemindary Right of Government to the two Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale under Orders of Government, contained in their Under-Secretary's letter addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No. 2722, in the Midnapoor Collectorate, on Friday, the 1st February 1861, corresponding with the 21st Maugh 1268 Umlee. The purchasers of such Mehals will be subject to the conditions laid down below:—

CONDITIONS OF SALE.

1st .- Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupees, a deposit of Rupees 25 per Cent. to be at once made upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one, and the Mehal will be again put up to Sale.

3rd.—The Sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident Cultivators who have signed the Jummabundee made by the Revenue Authorities.

4th.—The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purchasers as heretofore paid by Government proportionately with other Zemindars. The executive arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—The amount recorded in the subjoined description of the Mehals under the heading of Sudder Jumma represents the amount for which the new Proprietor will be liable on account of the Government Revenue of each Estate.

6th .- The right of Government to all Minerals to be reserved.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	A	rea.		75. 15	dde mm		Upse	t pri	ce.	RUMARKS.
	191	Kedar Koond Estate.	В.	C.	D.	Rs.	As.	Р.	Rs.	As.	Р.	
1	•••	Gogram, Pergunnah Kedar Koond	1,118	5	Ö	724	11	8}	1,920	13		The farming lease of these Mehals will expire in 1864-65=
2	,·••	Ambadeeghee, Pergunnah Kedar Koond	488	11	12	379	1	3	1,020	4	04	1271 Umlee.

N. B.—These two Estates were sold in this Collectorate on the 10th October last, but on account of the default of the purchaser they are now to be re-sold.

KUMULAKUNT BYSACK,

Deputy Collector, in charge of Treasury.

MIDNAPOOR COLLECTORATE, 7
The 31st December 1860.

Notice.

REQUIRED a Treasurer for the Rungpore Collectorate, Salary Rupees 110 per month. Security amounting to Rupees 25,000 is required. Application to be made to the Collector of Rungpore.

A. G. MACDONALD, Collector.

ZILLAH RUNGPORE;
Camp Fulnapore,
The 27th December 1860.

Wanted,

A Police Darogah for the Midnapore Zillah Police. Salary 50 Rupees per month. Persons desirous of obtaining the Office must make application to the undersigned, with testimonials of character, good education and qualification from previous service.

C. B. GARRETT, Offg. Joint Magistrate.

MIDNAPORE,
The 28th December 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of 24-Pergunnahs, and mentioned in the Statement hereto annexed, will pe put up to Sale, under Orders of Government dated the 3rd November 1859, No. 2722, in the 24-Pergunnahs' Collectorate on the 4th February 1861 and following days, corresponding with 23rd Magh 1267 B. S. The purchaser of such Mehals will be subject to the conditions laid down below:—

CONDITIONS OF SALE.

1st.-Estates to be sold, with the Sudder Jummas entered against each below, to the highest bid-

ders above the upset price.

2nd .- The Sale to be subject to existing leases, and to the Right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to

be paid down at once.

4th.—When the amount of purchase money exceeds 100 Rupees, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

5th .- The right of Government to all Minerals to be reserved :-

Number on Towjee.	Name of Mchal and Pergunnah.	Aren o	ſ	I ehn	1.	Sudder Ju	amn	na.	Upset	Pric	e.	Remarks.
		В.	c.	Ch.	(i,	Rs.	Λs.	P.	Rs.	As	Р.	
30 41	Pergunnah Magoorah Chuck Bollibag Ditto Mooragatcha, Mouzah Loo- den, &c					1.00001		1				* An undetermined claim to 50B. 1C. 7Ch, of this area
73	Pergunnah Sahapore, Mouzah Ramlo-											as rent-free.
86	chunpore, &c. Pergunnah Magoorah, Mouzah Chun-	649	19	8	0	550	10	5	1101	4	10	
111	derant	185	10	12	0	198	10	9	397	5	в	1
rescan-	Kamarpole, &c.,	11493	3	0	0	11518	11	01	23037	6	$0\frac{1}{2}$	
	&c	5138	11	0	0	6516	11	2	13033	в	4	An undetermined claim to 171B. 14C. of this area as rent-free.
154	Pergunnah Magoorah, Mouzah Chal- waree, &c	10745	11	10	0	17963	12	2	35927	8	4	An undetermined claim to 47 B, 16C, 8Ch, 15G.
310	Pergunyah Mooragatcha, Mouzah Dabi-	1019	1	n	n	1910	,		0420	1.	,	
311	Pergunuah Mooragatcha, Mouzah Ektara, &c.						115					An undetermined claim to 738B. 16C. 6Ch.
312	Pergunnah Mooragatcha, Mouzah Belsingeh, &c	10635	10	0	10	8700	7	0	17598	14	0	An undetermined claim to 667B. 17C. 3Ch.
336	Pergunnah Sahaporo, Mouzah Bone- mollypore, &c	12566	11	14	5	10712 For 1268 10722 For 1269 10732 For 1270 10741 From 12 1277 per	13 B. 6 B. 0 B. 9 71 t	9 S. 10 S. 0 S. 1 to	21511	19	0	(c)
352	Pergumah Balcah, Mouzah Nowhaza- ree, &c	3372	6	7	0							An undetermined claim to 200B. 2C. oCh.
374	Pergunnali Hatteachur, Mouzah, Ganal											
381	l lutrore &c.	502	10	3	0	483	13	2	967	10	4	
	rauz, &c	10042	1	6	0	7289	٠	81	14578	9	6	An undetermined claim to 818B. OC. 14Ch,
411	Pergunnah Magoorah, Mouzah Dhon- khola, &c.	2071	15	0	9	2551	8	6	5102	7	0	An undetermined claim to 154B. 8C. 15Ch. 71G.
	30 41 73 86 111 113 154 310 311 312 336	Pergunnah Magoorah Chuck Bollibag Ditto Mooragatcha, Mouzah Loodea, &c. Pergunnah Sahapore, Mouzah Ramlochunpore, &c. Pergunnah Magoorah, Mouzah Chunderant Pergunnah Mooragatcha, Mouzah Kamarpole, &c. Pergunnah Azimabad, Mouzah Allipore, &c. Pergunnah Magoorah, Mouzah Chalwaree, &c. Pergunnah Mooragatcha, Mouzah Dabipore, &c. Pergunnah Mooragatcha, Mouzah Ektara, &c. Pergunnah Mooragatcha, Mouzah Belsingah, &c. Pergunnah Sahapore, Mouzah Bonemollypore, &c. Pergunnah Sahapore, Mouzah Bonemollypore, &c. Pergunnah Balcah, Mouzah Nowhazaree, &c. Pergunnah Balcah, Mouzah Mooragatcha, Mouzah Bonemollypore, &c. Pergunnah Balcah, Mouzah Mooragatcha, Mouzah Bonemollypore, &c.	Pergunnah Magoorah Chuck Bollibag Ditto Mooragatcha, Mouzah Loodea, &c	Pergunnah Magoorah Chuck Bollibag 100 3 Pergunnah Magoorah Chuck Bollibag 101 101 10 3 Pergunnah Sahapore, Mouzah Ramlochunpore, &c. Pergunnah Magoorah, Mouzah Chunderant Pergunnah Mooragatcha, Mouzah Allipore, &c. Pergunnah Azimabad, Mouzah Allipore, &c. 101 11 11 11 11 11 11 11 11 11 11 11 11	Pergunnah Magoorah Chuck Bollibag 10	B. C. Ch. G. 109 3 11 0 1014	B. C. Ch. G. Rs.	Perguniah Magoorah Chuck Bollibag 109 3 11 0 182 4	B. C. Ch. G. Rs. As. P.	B. C. Ch. G. Rs. As. P. Rs.	B. C. Ch. G. Rs. As. P. Rs. As.	B. C. Ch. G. Rs. As. P. Rs. As. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. Ps. P

27 Numper 29 30 33	Number on 1531 414 432	Pergunnah Magoorah, Mouzah San- pooloooreah	Area of Mehal.	Sudder Jumma.	Upset Price.	Remarks.
27 29 30	Number 1531 Towjee.	Pergunnah Magoorah, Mouzah San- pooloooreah		Sudder Jumma.	Upset Price.	REMARES.
2 9	1531 414	poolcooreah	641 5 0 0			
30	414	Pergunnah Hatteaghur, Mouzah 2nd		589 10 10	1179 5 8	An undetermined claim t
	. Sea meet	Bhuggobanpore	23362 8 0 0	1241 5 0	2482 10 0	
33	432	soorbareah, &c	1586 0 0 0	775 15 6	1551 15 0	
			6808 13 0 0	From 1267 to 1274 B. S. per year. 2554 5 2 For 1275. 2575 1 3 For 1276. 2595 11 3 For 1277. 2637 1 6	1001 10	
36	440	Pergunnah Pochacooly, Mouzah Kurri-		For 1278. 2678 7 7 For 1279. 2719 13 10	5439 11 8	
	443	bariah &c.	4852 13 11 11	5566 3 2	11132 6 4	
37	953	Pergunnah Boridhotty, Mouzah Bung- seedhurpore, &c. Pergunnah Habilisohur, Mouzah Konah	2224 0 0 0 1 1 10 0	2625 0 0 2 0 5	5250 0 0 4 0 10	
	1072	Pergunnah Calcutta, Mouzah Chundi- bareah	111 10 0 0	68 14 3	137 12 6	
	1078	Pergunnah Mooragatcha, Mouzah Mo- samaree, &c.	447 7 11 0	237 8 0	475 O O	
А	1074	Pergunnah Calcutta, Mouzah Teghur- reah, &c.	306 16 0 0	194 14 7	389 13 2	
	1075	Pergunnah Hatteaghur, Mouzah Surus- bareah Pergunnah Calcutta, Mouzah Titta-	552 18 0 0	215 9 8	431 3 4	
- 1	1670	ghurrea	1100	0 15 8	1 15 4	
0	1671 1679	Ditto	1 1 11 0	0 8 1	2 7 2	
	1704 1708	Ditto Ditto	5 1 8 0	3 6 2	6 12 4	
200	1709	Litto	0 4 8 0	0 3 4	0 6 8	
	1710	Ditto	1 5 0 0	0 13 4	1 10 8	
	1711	Ditto	0 13 12 0	0 7 4	0 14 8	
	1712	Ditto	1 15 15 0	1 0 5	2 0 10	
	1716 1718	Ditto	7 0 0 0	4 10 8	9 5 4	
50	1716	Ditto	3 17 0 0 0 16 0 0	0 8 7	5 2 2	
	1720	Ditto	0 18 0 0	0 9 7	1 3 2	
1 1	1721	Ditto	1 5 0 0	0 13 4	1 10 8	
	1723	Ditto	6 10 4 0	0 5 6	0 11 0	
	1495 1496	Pergunnah Magoorah, Mouzah Choattee Pergunnah Azimabad, Mouzah Gabban- do	0 5 6 0	1 8 0	3 0 0	
3	42	Pergunnah Hatteaghur, &c., Mouzah	1 16 0 0	130 0 0	130 0 0	
4	- 1	Pergunnah Hatteaghur, Mouzah Binda- bunpore, &c.	214 0 12 1	110 0 0	110 0 0	
1	i	Pergunnah Hatteaghur, &c., Mouzah Rajarampore, &c.	1331 15 2 12	600 o 0	800 0 0	
2	- 1	Pergunnah Hatteaghur, Mouzah Kassi- nagore Pergunnah Hatteaghur, Abad Gobind-	8812 1 8 0	5000 0 0	5000 0 0	
	- 1	pore Pergunnah Pechacooly, Mouzah Se-	678 14 0 0	370 0 0	370 0 0	
3		moolbareah, &c. Pergunnah Meddenmullo, Mouzah	535 11 4 0	560 14 9	560 14 0	
1		Kishorepore, &c. Pergunnah Hatteaghur, Abad Belpoo-	160 18 6 0	78 13 2	100 0 0	
1 1		kooreah Pergunnah Myhotty, Mcuzah Enam-	6464 14 4 0	2283 13 11	3262 12 1	
7 1	1158	pore, &c. Pergunnah Calcutta, Mouzah Khurrem-	519 16 8 0	413 2 9	543 2 10	
4]	1865	bah, &c. Pergunnah Bazidpore, Mouzah Luckhi- nathpore, &c.	1674 6 8 19	102 0 1	958 14 10 120 0 1	

C. H. CAMPBELL,
Offg. Collector.

Collector's Office; 24-Pergunnahs, The 2nd January 1861.

Notice

Is hereby given, that the Lease of the Lime-bed situated in Pergunnah Jufflong, at the foot of the Jynteah Hills, in the North of the District of Sylhet, will expire on the 30th April next. Parties desirous of working the bed in question are requested to apply either personally, or through their Agents, to the Collector of Sylhet, by whom all particulars regarding it will be furnished. The lease now about to expire was for a period of five years.

GEORGE G. BALFOUR,

SYLHET COLLECTORSHIP, The 2nd January 1861.

Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

> A. G. MACDONALD, Magistrate.

Nuddea Rivers.

Report shewing the least depth in the present Navigable Channels, from the 31st December 1860 to 6th January 1861.

	of		
Names of Rivers.	east Depth	water.	Remarks.
	្ម៉		
MATABANGAH.			
Above Entrance in Ganges	Ft. 7	In. 6	
On the Entrance Shoal	3	9	, ,
Thence to Hât Boleah,	2	5	
Hât Boleah to Alick-deah	0	0	Hật Boleah to Alickdeah by Road, 11
Alickdeah to Kishen- gunge, 38 Miles	2	4	Miles,
Kishengunge to Hoogh- ly River, 34 Miles	2	9	
BHAGIRUTTEE.			
Entrance	0	0	Bhagiruttee will be
Jeagunge to Cutwa, 60 Miles	2	5	kept open from Jea- gunge and Moorshe- dabad to the Hooghly.
Cutwa to Nuddea, 46 Miles	8	0	

T. N. Armstrong, C. E., Supdt., Nuddea Rivers.

The 8th January 1861.

Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

> E. BICKERS, Extra Assistant Commissioner, in charge of Treasury.

LUCKNOW TREASURY OFFICE, The 30th November 1860.

# # # # # # # # # # # # # # # # # # #	LIABILITIES	ES.			_	ASSETS			
2,42,260 1 9 Government Securities 1,93.63,148 5 10 Dues from Government 2,02.618 3 8 Cash 1,81,49,296 0 0 Discount Loans on ditto 2,55,479 10 7 Accounts of Credit on ditto 2,55,479 10 7 Accounts of Credit on ditto 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Stamp Duties Interest accrued		:	1,07,00,000	c	5			•	
1,93.68,148 5 10 Dues from Government 2,02,618 3 8 Cash 1,93.295 5 2 Loans on Deposit of Securities 1,81.49,296 0 0 Discount Loans on ditto 2,55,479 10 7 Accounts of Credit on ditto 2,5434 5 0 Government Bills discounted 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Dead Stock Stamp Duties Stamp Duties	md	:	2,42,260	-	6			11.16.959	c
2,02,618 3 8 Cash 1,81,49,296 5 2 Loans on Deposit of Securities 1,81,49,296 0 0 Discount Loans on ditto 2,55,479 10 7 Accounts of Credit on ditto 23,434 5 0 Government Bills discounted 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Dead Stock Stamp Duties Stamp Duties	counts	:	1,93.68,148	2	10 D	(E)		46.962	7
1,81,49,296 0 Discount Loans on ditto 2,55,479 10 7 Accounts of Credit on ditto 2,5434 5 O Government Bills discounted 11,124 2 O Mint Certificates ditto Dead Stock Stamp Duties Stamp Duties Interest accrued	its Undrawn	i	2,02,618	e	8	ash		3 16 68 914	9
1,81,49,296 0 0 Discount Loans on ditto 2,55,479 10 7 Accounts of Credit on ditto 29,434 5 0 Government Bills discounted 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Stamp Duties Interest accrued	su	:	93,289	10	<u>2</u>	oans on Deposit of Securities		94.59.700	0
nt.) 2,55,479 10 7 Accounts of Credit on ditto 29,434 5 0 Government Bills discounted 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Bead Stock Stamp Duties Interest accrued	ea	i	1,81.49,296	0	0	iscount Loans on ditto		41.31.700	0
Mercantile Bills discounted 11,124 2 0 Mint Certificates ditto Mercantile Bills ditto Stamp Duties Interest accrued	:	:	2,55,479	10	7	ecounts of Credit on ditto	:	3,00,900	0
11,124 2 0 Mint Certificates ditto 16 Mercantile Bills ditto 16 Dead Stock 1 Stamp Duties 1 Interest accrued	Loss (Rehate Account.		23,434	ro.	0	overnment Bills discounted		4.21,641	10
Mercantile Bills ditto 16 Dead Stock Stamp Duties Interest accrued	secount (Income Tax.)	:	11,124	n	ON			82,795	-
		1			M	diff	:	16.05.802	9
1:		/			Š	and Stock	:	1,79,309 1	3
					š	amp Duties	:	2,488	10
	\				<u>-</u>		ŧ	34,473 15	12
	/								
Ca.'s Rs. 4.90,51,650 2 0	Ca.'s Rs.		4,90,51,650	G3	0		Co.'s Rs.	Co.'s Rs. 4.90,51,650 2 0	23

Court for the Relief of Insolvent Debtors at Calculta.

In the matter of Nilcomul Mitter, of Hogulcooriah, in Calcutta, lately carried on trade and business in a Rice Shop situated at Patooriah Ghatta, in Calcutta, an Insolvent.

said Court.

On Saturday, the 5th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 12th day of January instant, and that the said Insolvent do then attend to be examined by the

Leslie and Pearson, Attorneys. Chief Clerk's Office, 8th January 1861.

In the matter of Nilcomul Mitter, of Hoogulcoorah, in Calcutta, lately carried on trade and business in a Rice Shop situated at Patoo-riah Ghatta, in Cal-cutta, under the name and style of Khetter mohun Mitter and Co., an Insolvent.

Notice, that the peti-tion of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 5th day of January instant, and by an order of the same date the Estate and Effects of the said Insol-

vent were vested in the Official Assignee.

Leslie and Pearson, Attorneys.

In the matter of John) Bischoff, lately carrying | on business at Rancemoody Gully, in Calcutta, as Merchant and } Agent under the name | and style of Bischoff, Beer and Co., an Insolvent.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI, was filed in the Office of the Chief Clerk on the 10th day of January instant, and by an order of the same date the Estate and Effects of the said Insolvent

were vested in the Official Assignee. T. Owen, Attorney.

Chief Clerk's Office, 11th January 1861.

Underwriters' Screw Steam and Tug Company " Limited."

REGISTERED UNDER ACT XIX. OF 1857.

An Extraordinary General Meeting of the Shareholders in the above named Company will be held at the Office of the Secretaries, No. 7, Mangoe Lane, on Tuesday, the 15th day of January 1861, at 2 o'clock P. M., for the purpose of considering the advisability of reducing the Capital of the Company, and effecting a change in the present management, or a winding up the Company pursuant to Act XIX. of 1857.

By Order of the Directors,

DUTTS, LINZIE & Co.,

Secretaries.

CALCUTTA, The 5th January 1861.

Bengal Printing Company Limited.

THE Second Half-yearly General Meeting of the Shareholders will take place at the Office of the Company, No. 9, Hastings' Street, Colvin's Ghaut, this day, Saturday, the 12th January 1861, at 3½ o'Clock in the afternoon.

By Order of the Directors,

A. G. Roussac,

Secretary.

CALCUTTA, The 12th January 1861.

Notice.

WE have authorized Mr. James CHARLES MURRAY to sign our Firm from this date.

KETTLEWELL, BULLEN AND Co. 1st January 1861.

Notice.

MR. JOHN PARRATT, Junior, has this day been admitted a l'artner in our Firm.

KLLLY AND CO.

CALCUTTA. The 1st January 1861.

Notice.

MR. GUSTAVE SCHWEIGHAEUSER will sign our Firm in full from the 15th January 1861.

RUUTZ-REIS AND CO.

CALCUTTA, The 14th January 1861.

COPIES OF THE

Report of the Indigo Commission.

TOGETHER WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II., AND III.,

Can be had on application to the PRINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

Notice.

A Promissory Note, No. 16717, of the 5 per Cent. Loan of 1856-57, for Rupees 500, of which I am the Proprietor, has been lost. I insert this Notice to enable me to apply for a duplicate.

J. DOWMAN,

Asst. Settlement Officer.

HYDRABAD DISTRICTS; SCINDE, The 27th December 1860.

Caution.

The Pablic are hereby cautioned against purchasing the under-mentioned 4 per Cent. Government Promissory Note, formerly standing in the name of Emamoon Nessa Khanum, by whom it was transferred to me, and which is now lost or stolen from my House :-

No. 975 of 4145 of 1835-36, for Company's

Rupees 800.

GUNGA SAHOY.

CAWNPOOR; Elawah Bazar, The 16th December 1860.)

Lost.

THE dexter half of a Bank of Bengal Note, No. 42663, for Rupees 100. Apply to Printer.

NOTICE issued by the POST-MASTER GENERAL of BENGAL.

No. 7276.

THE Public are informed, that an Experimental Post Office has been opened at Palsa, situated about two miles North of the Railway Station Moorarooe, on the line between Cynthea and Rajmehal.

C. K. Dove,

Post-Master General of Bengal.

CAMP DACCA, The 6th January 1861. }

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 2445.

The 8th January 1861.—Mail Packets for the Overland Mail which leaves Bombay on the 27th instant will be closed at this Office at 5 P. M., on Friday, the 18th idem, viá Marseilles only.

Letters and Papers for transmission via Bombay will be received up to 6 r. m. on every day prior to the 18th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe via Trieste.

Rates of Postage.

Under !	Ounce	Rs.	0	6	0
,,	,,	,,	0	8	0
,,	,,	"	0	14	0
,, i	,,,	,,	1	1	0

No. 2447.

The 28th December 1860.—Notice is hereby given, that the Letters for the Overland Mail despatched from this Office up to the 18th instant, and the Express Mail of the 19th, were in time for the Steamer that left Bombay on the 28th idem.

No. 2447.

The 9th January 1861.—The Public are informed that an Express Packet, to the extent of 200 Ounces, will be sent to Bombay on Saturday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in Cash at the Window, at one Rupee for every quarter of an Ounce, in addition to the Steamer Postage paid by Stamps.

No. 2449.

The 9th January 1861.—Notice is hereby given, that the Mails for Akyab, Rangoon, and Moulmein, for transmission per Steamer Rangoon, will be closed at this Office, on Wednesday, the 16th instant, at 6 P. M.

No. 2450.

The 9th January 1861.—The Overland Mail per Steamer Simla will be closed on Tuesday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

l		We	ight.	Vid	Mat	reille	в.	Vid S	outh	ampt	on.
5	(Un	ler ‡	ounce	Rs.	0	6	0)	Rs.	^		•
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Pos	,,	1	,,	"	1	0	05	"	U	.0	U
	L "	2	1)	,,	2	0	0	"	1	0	0

No. 4424.

The 11th January 1861.—The Post Master of Calcutta begs to notify that the Bullock Train will again be open to the Public from this date.

MENORANDUM showing the Date and Hour of Arrival at the Calculta Post Office of the Mails which left England on the 10th of December 1860, and the time occupied in sorting the Letters and Papers for delivery.

eamer.	at which Steamer Garden	ich the l at the t Cffice.	which the Delivery	ich the		No. of	of B Letter	oxes 88.		OF BOXES	or News Books.
Name of the Steamer.	Date and Hour at which the Mail Steamer anchored at Garden Reach,	Hour at which Mails arrived a General Post (Hour at wh Window commenced.	Hour at which Peons left Office.	Delivery.	Southampton.	Marseilles.	Total.	Southampton.	Marseilles.	Total.
Bengal	10th Jany. 1861, at 4 P. M.	4 50 г. м.	71 P. M.	73 Р. М.	2 п. 55 м.	4	2	6		Total France Ceylon Madras Mauritius Singapore Hong-Kong Malta Alexandria Aden Suez Gibraltar Madras Hong-Kong Bagdad Bombay Total	1 Bag. 1 ,, 1 ,, 2 Packet 1 ,,

[129]

PACKETS for the reception of Letters by the following Ships are open at this Office:—

NAMES OF VESSELS.	Agents.		Inter Depar		For what Port.	Touching at
" Rangoon	Mackinnon, McKenzie & C		Jan.	1861	Moulmein	Madras, Ceylon, & Aden. Akyab and Rangoon, Bimlipatam and Coco- nada.
Ship George and		20th	"	"	Hong-Kong	Penang and Singapore.

The 11th January 1801.



The Calcutta Gazette, EXTRAORDINARY.

THURSDAY, JANUARY 10, 1861.

No. 78.

NOTIFICATION.

fort Milliam, Dome Bepartment.

THE 10th JANUARY 1861.

HER Majesty having appointed Samuel Laing, Esquire, to be Fourth Ordinary Member of the Council of the Governor General of India, and the said Samuel Laing, Esquire, having arrived at the Presidency in the Peninsular and Oriental Steam Navigation Company's Vessel Bengal, he has accordingly this day taken the Oaths and his Seat as Fourth Ordinary Member of the Council of the Governor General of India, under the usual Salute from the Ramparts of Fort William.

By Order of the Hon'ble the President in Council,

W. Grey, Secretary to the Government of India.



The Calcutta Gazette.

SATURDAY, JANUARY 19, 1861.

LEGISLATIVE COUNCIL, OF INDIA.

THE 12TH JANUARY 1861.

The following Bill was read a second time in the Legislative Council of India on the 12th January 1861, and was referred to a Scleet Committee who are to report thereon after the 16th of April next:—

A Bill to amend Act VIII of 1859 (for simplifying the Procedure of the Courts of Civil Julicature not established by Royal Charter).

WHEREAS it is expedient to amend Act VIII of
Preamble. 1859 (for simplifying the Procedure of the Courts of Civil
Judicature not established by Royal Charter); It
is enacted as follows:—

1. Sections 23, 274, 283, and 375 of Act VIII of 1859 are hereby repealed.

2. Every process required to be issued under
Cost of serving Act VIII of 1859 shall be
served at the expense of the
party at whose instance it is
issued, unless otherwise specially directed by the

Requisite sum to be paid into Court within a certain time before process is issued.

Court, and the sum required to defray the cost of such service shall be paid into c'ourt before the process is issued within a period to be fixed

by the Court isming the process.

3. If, on the day fixed for the defendant to appear and answer to a suit, it shall be found that the summons to the defendant has not been served in consequence of the failure of the plaintiff to deposit within the time allowed the sum required to defray the cost of issuing the summons, the Court may order that the suit be dismissed.

that the suit be dismissed.

Whenever a suit is dismissed under the provisions of this Section, the plaintiffshall be at liberty to institute a fresh suit, unless procluded by the rules for the himitation of actions; for if the plaintiff shall esticity the Court within the period of thirty-days from the date of the order that there was a

sufficient excuse for his not making such deposit within the time allowed, the Court may order a fresh summons to issue upon the plaint already filed.

4. When a person arrested under a warrant in

Procedure on application for discharge by a person arrested in execution of a decree for moexecution of a decree for money shall, on being brought before the Court, apply for his discharge on either of the grounds mentioned in Section 273 of Act VIII of 1859, the Court

shall examine the applicant in the presence of the plaintiff or his pleader as to his then circumstances, and as to his future means of payment, and shall call upon the plaintiff to shew cause why he does not proceed against any property of which the defendant is possessed, and why the defendant should not be discharged, and should the plaintiff fail to show such cause, the Court may direct the discharge of the defendant from custody. Pending any empiry which the Court may consider it necessary to make into the allegations of either party, the Court may leave the defendant in the custody of the Officer of the Court to whom the service of the warrant was entrusted, on the defendant depositing the fees of such Officer which shall be at the same daily rate as the rate charged in the same Court for issuing process, or if the defendant furnish good and sufficient security for his appearance at any time when called upon while such enquiry is being made, his surety or sureties undertaking in default of such appearance to pay the amount mentioned in the warrant, the Court may release the defendant on such security.

5. All questions regarding the amount of any

How questions regarding amount of mesne profits and interest, and sums paid in satisfaction of decrees &c., are to be determined.

mesne, profits which by the terms of the decree may have been reserved for adjustment in the execution of the decree, or of any mesne profits or interest which may be payable in respect of the subject matter of a

suit between the date of the institution of the suit and execution of the decree, as well, as questions relating to sums alleged to have been paid in dis-

charge or satisfaction of the decree or the like, and any other questions arising between the parties to the suit in which the decree was passed and relating to the execution of the decree, shall be determined by order of the Court executing the decree and not by separate suit, and the order passed by the Court shall be open to appeal. Provided that if upon a persual of the petition of appeal and of the order against which the appeal is made, the Court shall see no reason to alter the order, it may reject the appeal, and it shall not be necessary in such case to summon the respondent before the order of rejection is passed.

6. An appeal from an order passed in execution

Appeals from orders rejected under Section 364 Act VIII of 1859 may be admitted on application.

of a decree which shall have been rejected as inadmissible under Section 364 Act VIII of 1859, or which would have been inadmissible before the passing of this Act, but which is rendered

admissible by this Act, may be admitted on an application in writing to the Court which rejected the appeal or by which the appeal, had it been admissible before the passing of this Act, would have been cognizable, provided the application be preferred within ninety days from the date of the passing of this Act. The application may be passing of this Act. Application to be written on the Stamp paper prescribed for petitions in the on Stamp paper.

Court to which it is presented when a Stamp on petitions is required.

7. When the land sold in execution of a decree

Co-sharer of a share of a Putteedaree estate sold in execution of decree may claim to take the share at the sale is a share of a Putteedaree Estate paying revenue to Government, as defined in Section II Act 1 of 1845 (to amend Act XII of 1841, entitled an Act for amending the Bengal Code in regard to sales of land for

arrears of Revenue), if the lot shall have been knocked down to a stranger, any co-sharer other than the judgment debtor, or any other member of the copareenary may claim to take the share sold at the sum at which the lot was knocked down. Provided that the claim be made on the day of sale, and Proviso. that the claimant fulfil all the

conditions of the sale.

8. If the application for the admission of a

Application for the admission of a special appeal informally drawn up, how to be dealt with.

special appeal be not written on a Stamp paper of the prescribed value, or if it be not drawn up in the manner laid down in Section 374 of Act VIII of 1859,

or if it do not contain any ground on which a special appeal will lie under the provisions of Section 372 of the said Act, the Court may reject the application or may return it to the party for the purpose of being corrected. The order for rejecting the application or for returning it to the party may be passed by a single Judge of the Court. When the application is correctly drawn up, it shall be registered in a book to be kept for that purpose, which shall be in the form contained in the Schedule D. of the said Act, and the case shall proceed in all other respects as a regular appeal, and shall be subject to all the rules hereinbefore provided for such appeals so far as the same may be applicable.

Construction.

9. This Act shall be read and taken as part of Act VIII

of 1859.

M. WYLIE. Clerk of the Council.

THE 12TH JANUARY 1861.

THE following Bill was read a second time in the Legislative Council of India on the 12th January 1861, and was referred to a Select Committee who are to report thereon after the 16th of April

A Bill for the lery of Port-dues in the Ports of the Concan.

WHEREAS it is necessary to fix the amount of the Port-dues to be here-Preamble. after levied and taken in accordance with the provisions of Act XXII of 1855, in the Ports named in the Schedules to this Act, being Ports in the Concan Districts of the Presidency of Bombay; It is enacted as follows :-

I. The Ports in the Concan shall be divided for the purposes of this Act Division of Ports into three groups, namely, Northern, Central, and Southinto groups. ern. The Northern group shall comprise the Ports named in Schedule A; the Central group shall comprise the Ports named in Schedule B;

and the Southern group shall comprise the Ports

named in Schedule C.

Port-dues on seagoing vessels of ten and upwards entering Port.

II. Port-dues, at a rate not exceeding the rate of two annas for every ton of burden, shall be chargeable in respect of every seagoing vessel of the burden of ten tons and upwards (except

Fishing Boats) which shall enter any of the said Ports.

111. When any vessel enters any of the said

Rate of Port due on vessels compelled by stress of weather to enter Port.

Ports, being driven in by stress of weather, or in consequence of having sustained any damage, or for any other reason, but does not discharge or take

in any eargo or passenger therein (with the exception of such unshipment and reshipment as may be necessary for the purpose of repair), the Port-due chargeable in respect of such vessel shall be at a rate equal to one-half the rate chargeable in respect of other vessels.

No Port-due vessels compelled by stress of weather to

IV. Provided that when any vessel having left any of the said Ports is compelled to re-enter such Port, or to enter any other of the said Ports by stress of weather, or in consequence of

having sustained any damage, no Port-due shall be chargeable in respect of such vessel.

put back.

V. No vessel shall be required to pay at No vessel to pay ort-due at same chargeable under this Act No vessel to pay Port-due at same oftener than once in the Port oftener than same calendar month, or oftener once a month. than once in thirty days.

VI. For the purposes of Section XLIV of Act

Ports comprised in Schedules A. B and !, respectively, to be regarded as one Port, and the sums received at such Ports on account of Port-dues to form separate Funds.

XXII of 1855, the several Ports comprised in each of the Schedules A, B, and C, to this Act respectively, shall be regarded as one Port, and the sums received on account of Port-dues at the several Ports named in each of the said

Schedules shall form part of and be amalgamated into separate Funds, which shall be termed respectively the Northern Concan Ports Fund the Central Concan Ports Fund, and the Southern Concan Ports Fand.

VII. All sums received on account of Port. dues at any of the Ports com-Application of Portprised in each of the groups specified above shall be available for the payment of all such expenses as are described in Section XLIV of Act XXII of 1855, incurred on account of any of the Ports in the same group.

Commencement of

VIII. This Act and have effect commence from and after the 1st day

of May 1861.

IX. The local Government shall, on or before

Rates of Port-dues to be published.

Rates of Port-dues to be published.

Notification to be published in the Bombay Government Gazette, the rate at which Port-dues shall be levied in the said Ports subject to the provisions of and within the limits prescribed by

this Act; and from and after No other Port-due the said date, no Port-due shall to be levied. be levied at any of the said Ports, except under the authority of Act XXII of

1855, and of this Act. X. This Act shall be read Act to be read as part of Act XXII of 1855. with and taken as a part of Act XXII of 1855.

SCHEDULE A. NORTHERN GROUP.

- Calnec.
- 2. Murrolce.
- Oomergaum. 8.
- 4. Danoo River.
- . 5. Tarapoor.
- 6. Satpattee.
- 7. Mahim.
- Kelvey. 8.
- 9. Dantewra River
- Bassein River. 10.

SCHEDULE B. CENTRAL GROUP.

- 1. Ootun.
- Munnorce. 2.
- 3. Versoah.
- Bandora.
- Tanna River. 5.
- Caranja River. 6.
- Panwell River. 7. Thull. . 8.
- 9. Alibag.
- 10. Mandvay.
- Revdunda. 11.
- 12. Thull Kharee.
- 13. Bankote River.

SCHEDULE C. SOUTHERN GROUP.

- Kelsee. 1.
- Harnec. Ž.
- Anjunwell River. 8.
- 4. Boria
- Jyghur River. Б.
- 6. Rutnagherry.
- 7. Pooranghur. 8. Eshwantghur. River. 9. Viziadroog River.
- io. Dewgbur.

- Achray.
- 12. Malwan.
- 13. Newtee.
- 14. Vingorla. Rairee.

M. WYLIR, Clerk of the Council.

THE 12TH JANUARY 1861.

THE following Bill was read second time in the Legislative Council of India on the 12th January 1861, and was referred to a Select Committee who are to report thereon after the 16th of April next :-

A Bi'l to extend the provisions of Act I of 1859 (for the amendment of the Law relating to A: erchant Seamen).

WHEREAS it is enacted by Section CCXLII of the Merchant Shipping Act of Preamble. 1854, that the Board of Trade may suspend or cancel the certificate of competency or service granted by the said Board to any Master or Mate, if, upon investigation made by any Court or Tribunal authorized or hereafter to be authorized by the Legislative Authority in any British possession to make enquiry into charges of incompetency or misconduct on the part of Masters or Mates of ships or as to shipwreeks or other casualties affecting ships, a report is made by such Court or Tribunal to the effect that he has been guilty of any cross act of misconduct, drunkenness, or tyranny, or that the loss or abandonment of, or serious damage to, any ship, or loss of life, has been caused by his wrongful act or default, and such report is confirmed by the Governor or person administering the Government of such pessession:

And whereas it is enacted by Section LXXXII Act I of 1859 (for the amendment of the Law relating to Merchant Seamen.) that the local Government may suspend or cancel the certificate, whether of competency or service, granted under that Act to any Master or Mate, if, upon any investigation made by any Court or Tribunal authorized or hereafter to be authorized by the Legislative Authority in any British possession to make enquiry into charges of incompetency or misconduct on the part of Masters or Mates of ships or as to shipwreck or other casualties affecting ships, it is reported that the loss or abandonment of, or serious damage to, any ship, or loss of life, has been caused by his wrongful act or default, or that he has been guilty of any gross act of misconduct, drunkenness, or tyranny: Provided always that, in the case of any report by any such last mentioned Court or Tribunal, the report shall have been confirmed by the Governor or person administering the Government of such possession :

And whereas it is expedient to authorize Courts or Tribunals in India to make such enquiry and report, and also to empower the Courts of ordinary Criminal jurisdiction in some cases to exercise the powers vested by Act I of 1859 in Courts having Admiralty jurisdiction in India: It is enacted as follows :-

1. Every Court having Admiralty jurisdiction in India, and the principal Court of ordinary Criminal Courts authorized to make enquiry injurisdiction at every Port in to charges against Masters or Mates, India where there is no Court and to report to local having Admiralty jurisdiction, Government. is hereby authorized to make

enquiry into charges of incompetency or misconduct on the part of any Master or Mate of any ship, whether such Master or Mate shall have obtained his certificate from the Board of Trade or from any local Government, or as to shipwreek or other casualties affecting ships; and if on such enquiry it shall appear to any such Court as aforesaid that the loss or abandonment of, or any serious damage to, any ship, or loss of life, has been caused by the grongful act or default of any such Master or Mate, or that any such Master has been guilty of any gross act of misconduct, drunkenness, or tyranny, the Court shall report the same to the local Government.

II. For the purpose of such enquiry the Court may summon the Master or Powers of Court Mate to appear, and shall give in making enquiry. him full opportunity of making a defence, either in person or otherwise, and shall have all the powers vested in Magistrates of summoning and examining witnesses, and may make such order with respect to the costs of such investigation as they may deem just.

Saving of powers vested in certain Admiralty Courts. jurisdiction in

The same powers may be exercised by Chief Criminal Court in any Indian Port where there is no Admiralty Court.

III. Nothing in this Act shall be held to affect the powers vested by Section LXXX, Act I of 1859 in Courts having Admiralty India. The said powers may be exercised by the principal Court of ordinary Criminal jurisdiction at any Port in India where there is no Court having Admiralty jurisdiction.

IV. This Act shall be taken and read as part of Act I of 1859. Construction.

> M. WYLIE. Clerk of the Council.

HOME DEPARTMENT.

No. 130.

Fort William, the 17th January 1861.

Notification .- The Hon'ble the President in Council is pleased to direct the following addition to be made to List No. 1, published under date the 29th September 1854, of parties authorized to send by post without actual payment of postage, all letters, packets, or parcels bond fide and exclusively on the Public Service, riz. :-

Head Clerk of the Office of the Adjutant General of Her Majesty's Forces.

No. 131.

The 18th January 1861.

ORDERS BY THE RIGHT HON'BLE THE SECRETARY OF STATE, DATED THE 8TH DECEMBER 1860.

Mr. H. Read, an Uncovenanted Servant, has been permitted to remain in England until the departure of the Mail Steamer of the 20th . December 1860.

> W. GREY, Seey. to the Gort. of India.

FOREIGN DEPARTMENT.

No. 230.

· Fort William, the 18th January 1861.

The President in Council is pleased to make the following appointments in Nagpore :-

Assistant Surgeon W. R. Grylls to have Medical charge of the District of Chindwarrah.

Assistant Surgeon J. Law to have Medical charge of the District of Bhundara.

Assistant Surgeon H. J. Beach to have Medical charge of the District of Chandah.

No. 231.

Major W. F. Eden, Political Agent at Meywar, and Captain H. Phillpotts, Assistant Agent, Governor-General, for the States of Rajpootana, reported their departure from Bombay on the 1 Steamer Northam on the 27th December last, on the Furlough for fifteen months granted to them under Medical Certificate.

No. 232.

Mr. E. O'Riley delivered over charge of the Magistrate's Office and Jail at Rangoon to Captain H. A. Browne on the 10th December last.

Captain II. A. Browne, Revenue Settlement Officer, delivered over charge of the Revenue Settlement Office to Lieutenant A. R. MacMahon on the above date.

Mr. E. O'Riley received charge of the Office of Deputy Commissioner of Bassein and the Treasury at that Station from Lieutenant C. W. Street, Assistant Commissioner, on the 15th December last.

W. GREY.

Offg. Deputy Secy. to the Gort. of India.

MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Goosnipore, the Oth January 1861.

No. 4A. of 1861.—The services of Captain George Charles Lloyd, of the 56th Regiment Native Infantry, Officiating Sub-Assistant, Stud Department, are placed at the disposal of His Excellency the Commander in Chief.

Camp Punagurh, the 10th January 1861.

No. 5.4. of 1861 .- With reference to Government General Order No. 943, dated the 19th September 1860, it is hereby notified, that, under instructions from Her Majesty's Government on the occurrence of vacancies in the Brigade Commands at Ferozepore, Fyzabad, Juliunder, and Scalkote, the Command of these Stations will be entrusted to the Schior Regimental Officers, who will receive a moderate additional allowance in consideration of the increased duties. The amount of the allowance will be hereafter announced.

Camp Jubbulpore, the 11th January 1861.

No. 6A. of 1861.-The services of Assistant Surgeon Robert Moir, M. D., in Medical charge of the Haupper Stud Depôt, are placed, at his own request, at the disposal of His Excellency the Commander-in-Chief.

Camp Jubbulpore, the 11th January 1861.
No. 7A. of 1861.—His Excellency the Governor General is pleased to admit Sowar Khwajah Mahomed, of the 1st Sikh Irregular Cavalry, to the Third Class of the Order of Merit for his gallantry in the Field on the 12th August 1860, in

Camp Jubbulpore, the 11th January 1861.
No. 9d. of 1861.—The services of Lieutenant F. D. Harington, of the late 12th Regiment Native Infantry, are placed at the disposal of the Government of the Punjab.

> R. J. H. BIRCH, Major-Genl Secy. to the Gort. of India, with the Govr. Genl.

MILITARY DEPARTMENT.

Fort William, the 17th January 1861.

No. 46 of 1861 .- The under-mentioned Officers are permitted to proceed to Europe on Furlough on private affairs :-

Surgeon Major William Shillito, F. B. C. S., of the Medical Department, at-For three years, under the old tached to the Loyal Poor-Regulations. heah Regiment

Richard William For three years,
Fanshawe, of the Regulations. Captain Henry Invalid Establishment

Fort William, the 18th January 1861. No. 47 of 1861.—Rank is assigned to the undermentioned Cornets and Ensigns from the dates specified :-

Cavalry. Cornet Thomas Shepherd Thomas Shepherd ... 4th Aug. 1860 Henry Arthur Fletcher 4th Sep. 1860. 4th Aug. 1860. George Robert James 7th Sep. 1860. Shakespear Infantry. Ensign Thomas St. Quintin } 1st Aug. 1860. Clutterbuck Frank Edward Johnstone Maynard >4th Aug. 1860. Herbert Ramsay William Atkins 33 Spurgeon 21st Aug. 1860. Richard Green Charles Dunsford " 4th Sep. 1860. Blackwood William Ironside Bax) William) Augustus Erskine (not arrived) 18th Sep. 1860. John Howard Broome

Eric Colvin Suther-

land Jackson (not

Charles John Walter

Robert Francis Chris-topher Alexander

Tytler (not arrived) ...

٠...

arrived)

Laird McDowell

(not arrived)

20th Sep. 1860.

2nd Oct. 1860.

Ensign	Robert Dudley Bees- ton (not arrived) } 28th Oct. 1860	•
"	Divie Henry Robert-	
"	Andrew McCrae Bruce	
"	Edward Henry Philip Sth Nov. 1860.	
"	Charles Douglas God- frey Newington (not arrived) 6th Nov. 1860.	
"	Robert William Erskine Burrowes 20th Nov. 1860.	

No. 48 of 1861.-The following promotion and alteration of rank are made :-

Corps or Department.	Rank and Name.	To what Rank pro- moted.		what	In whose room.
Medical Department		Surgeon	ten 1860	bei	Surgeon Major H. R. Bond, retired,
Department.	Alleratio	7	-	Inv	vhose room.
Medical Depart ment	Surgeon Rober	r t 25th Sep 1800	lomber 	durge Shu	on Major W.

No. 49 of 1861 .- The under-mentioned Officers have reported their departure on the dates specified opposite to their respective names :-

Captain E. A. Saunders, of the 7th Regiment Madras Native Infantry, Executive Engineer, Dacca Division Department Public Works, on leave for fifteen months. Government General Order No. 1213, of the 18th December 1860

Colombo, 24th December 1860.

Lieutenant G. Cracklow, of Artillery, on leave for eighteen months. Government General Order No. 1213, of the 18th December 1860.

Captain H. Phillpotts, of the 15th Regiment Native Infantry, Assistant to the Governor General's Agent, Rajpootana, on leave for fifteen months. Government General Order No. 21, of the 11th January 1861 ... Lieutenant J. G. Campbell, of | from Bombay. the 15th Regiment Native Infantry, Adjulant, Mhair Regiment, on leave for fifteen months. Government General Order No. 21, of the 11th January 1861

Northam, 27th December 1860,

Assistant Surgeon G. W. Walter, of the Madras Medical Establishment, on leave for eighteen months. Government General Order No. 1213, of the 18th December 1860

Marlborough, 27th December 1860.

Conductor T. H. M. Marchant, of the Ordnance Commissariat Department, on furlough for fifteen months. Government General Order No. 1187, of the 7th December 1860

Aginoria, 1st January 1861.

Lieutenant-Colonel W. K. Wollen, of the 19th Regiment Native Infantry, on leave for two years. Government General Order No. 1213, of the 18th December 1860

Renown, 3rd January 1861.

Assistant Surgeon J. Ross, M.B., of the Madras Medical Department, on leave for eighteen months. Government General Order No. 1165, of the 27th November 1860

Conflict, 7th January 1861.

Lieutenant-Colonel J. H. Hampton, of the 50th Regiment Native Infantry, on furlough for three years. Government General Order No. 10, of the 4th January 1861

Lieutenant J. B. Brander, of the 37th Regiment Native Infantry, on leave for eighteen months. Government General Order No. 9, of the 4th January 1861 ...

ment General Order No. 9, of the 4th January 1861 ... Lientenant R. N. Evans, of the 53rd Native Infantry, on leave for eighteen months. Government General Order No. 1240, of the 29th December 1860 ... Nemesis, 10th January 1861.

Lieutenant and Brevet Captain

J. R. Auldjo, of the 36th |

Regiment Native Infantry,
on furlough for three years.

Government General Order

No. 17, of the 8th January
1861.

Newcastle, 14th January 1861.

No. 50 of 1861.—The under-mentioned Officer has reported his return to duty:—

Date of Arrival at
Fort St. George,
m duty with Recruits
por "Barham."

Licutenant J. C. Stewart, 6th Buropean Regiment ... } 26th Dcc. 1860.

No. 51 of 1861.—With reference to the Notification issued from the Home Department, No. 107, dated 15th instant, the services of Assistant Surgeon A. Christison, M. D., are replaced at the disposal of His Excellency the Commander-in-Chief, with effect from the 10th instant.

No. 52 of 1861.—Lieutenant Edward Packe, of the 37th Regiment Native Infantry, is permitted to resign the Service.

No. 53 of 1861.—With reference to the Notification issued from the Foreign Department, No. 146, dated 10th instant, the services of Lieutenant A. P. Mew, of the 74th Regiment Native Infantry, Officiating Adjutant of the Meywar Bheel Corps, are replaced at the disposal of His Excellency the Commander-in-Chief.

No. 54 of 1861.—The under-mentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

Second Captain Walter Delane, of the Regiment of Artillery Regulations.

No. 55 of 1861.—The under-mentioned Officer is permitted to proceed to Europe, on leave of absence on Sick Certificate:—

Lieutenant James Miller, of the 27th Regiment Native Infantry, doing duty with the the new Regulations.

Corps. Rank and Names. To what Rank moted. Ist European Lieutenant Hugh Henry General Order 217 of 1840 General List Campbell Lieutenant Campbell Lieutenant Hugh Henry Lieutenant Hugh Henry General Order Charles Walter Lieutenant Lieutena
--

Vo. 56 of 1861.—The following promotions are made :-

No. 57 of 1861.-The under-mentioned Officer is permitted to proceed to Europe, on leave of absence, on Sick Certificate:—

Captain Frederick Cooper) Tombs, of the 18th Regi-ment Native Infantry, Deputy Pay-Master, Cawnpore Circle, Officiating 3rd months, under the new Regulations. Examiner, Pay Department)

For fifteen

F. D. ATKINSON, Major, Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL. - ESTABLISHMENTS.

No. 11.

Fort William, the 18th January 1861.

Appointments.-With the concurrence of His Excellency the Commander-in-Chief, the appointments by the Hon'ble the Lieutenant-Governor of the Punjab of Serjeants J. Hutchinson and G. Enright, of Her Majesty's 98th Regiment of Foot, as Probationary Assistant Overseers in the Peshawur Division, under the operation of Public Works Department Circular of the 6th August 1859, are confirmed.

No. 12.

Notifications .- Notification No. 316, of the 22nd December 1860, appointing Lieutenant L. D'A. Jackson, of Engineers, a Probationary Assistant Engineer in the Public Works Department, and posting him to Pegu, is hereby cancelled.

No. 13.

Mr. A. L. Perrier, c. E., Officiating Executive Engineer, 6th Division, Grand Trunk Road, report-

* Vide Notification No. 308, dated the 18th December 1860.

ed his departure per Ship Conflict, on leave* to Europe,

on the 7th instant.

No. 14.

Major J. Harley Maxwell, of Engineers, assumed charge of the Office of Chief* * Vide Notification No. 279, dated the 15th November 1860. Engineer of Nagpoor from Major J. J. McLeod Innes

A. G. GOODWYN, Major, Offg. Secy. to the Govt. of India.

on the 5th January 1861.

LIEUTENANT-ORDERS by the GOVERNOR of BENGAL.

No. 100B.

APPOINTMENTS.—The 5th January 1861.—Mr. R. C. Rabeholm, Uncovenanted Assistant to the Commissioner of Chota Nagpore, is vested with the powers of a Deputy Magistrate and Deputy Collector in that District, and will exercise the powers of a Covenanted Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807.

The 10th January 1861.—Mr. C. E. Pyster to be Medical Officer of Bograh.

The 14th January 1861.—Mr. C. T. Buckland, Judge of Hooghly, is vested with the powers of a Special Commissioner, under Regulation III. of 1828, in that District.

Baboo Radhanauth Bose to be a Deputy Magistrate and Deputy Collector in Bhaugulpore and

Monghyr, and to exercise the powers of a Covenanted Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in those Districts.

Mr. J. A. Ricketts, Deputy Magistrate and Deputy Collector of Bhaugulpore, is transferred to Purneah, in which District he will exercise the special powers of an Assistant to a Magistrate, described in Clause 3, Section II., Regulation III. of 1821.

The 15th January 1861 .- Mr. C. II. Campbell to officiate as Civil and Sessions Judge of Mymensing.

Mr. W. Macpherson to the charge of the Sub-Division of Nattore, and to exercise the powers of a Joint Magistrate and Deputy Collector in Rajshahye.

Mr. E. D. Lockwood to the charge of the Sub-Division of Nugwan.

Mr. E. H. Whinfield to officiate as Joint Magistrate and Deputy Collector of Rungpore.

Mr. W. H. D'Oyly to officiate as Joint Magistrate and Deputy Collector of Sarun.

Mr. J. W. Furrell to be Assistant to the Magistrate and Collector of Sarun, and to exercise the powers of a Joint Magistrate and Deputy Collector in that District.

Sir A. J. DeHochepied Larpent, Bart., to be a Member of, and Secretary to the Board of Commissioners, under Act XXXII. of 1860, for the Presidency Town of Calcutta.

Baboo Brijendra Narayan Deb to be a Deputy Magistrate under Act XV. of 1843, and a Deputy Collector under Regulation IX. of 1833, in Midnapore, and to exercise the powers of an Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in that District.

The 16th January 1861 .- Mr. W. Stevens to be Secretary, and Baboo Hem Chund Kerr to 🗷 a Member of the Local Committee of Public Instruction at Baraset.

Mr. P. P. Carter to be an Assessor and Deputy Collector, under Act XXXII. of 1860, in Shahabad.

This cancels the appointment of Mr. C. Davies, notified in the Gazette of the 7th November last.

The 17th January 1861.—Mr. J. DeVerime to be an Assessor and Deputy Collector, under Act XXXII of 1860, in Moorshedabad.

LEAVE OF ABSENCE .- The 10th January 1861 .-Syud Hossein Ally, Deputy Magistrate and Deputy Collector of Shahabad, for six weeks, under Clause 1, Section VII. of the Uncovenanted Absentee Rules.

The 17th January 1861.—Dr. T. Duka, Civil Assistant Surgeon of Monghyr, for one month, under Section XII. of the new revised Absentee Rules, making over charge of the Medical duties of the Station to the Native Doctor, who will conduct the same during Dr. Duka's absence, or until further orders.

Baboo Chunder Nath Biswas, Sub-Assistant Surgeon of the Cutwa Dispensary, for fifteen days, under Clause 1, Section VII. of the Uncovenanted Absentee Rules, making over charge of his duties to the Native Doctor, who will conduct the same during Baboo Chunder Nath Biswas' absence, or until further orders.

Notification .- The 17th January 1861 .- The leave granted to Moulavy Ahamed Allee, Law Officer of Nuddea, on the 3rd instant, is cancelled at his request.

W. S. SETON-KARR. Offg. Secy. to the Govt. of Bengal.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

GENERAL DEPARTMENT.

No. 29.

The 7th January 1861.

Mr. D. F. McLeod. c. B., Financial Commissioner, returned from Sick Furlough and assumed charge of his Office on the 24th ultimo.

No. 31.

Transfer.—Mr. W. B. Jones, Assistant Commissioner, from Lahore to the Goojranwalla District.

PUBLIC WORKS DEPARTMENT.

No. 36.

The 7th January 1861.

Posting.—Mr. V. Righy, Assistant Engineer, Second Class, to the 1st Division Lahore and Peshawur Road, from the 15th December 1860, the date on which he reported his arrival at Lahore.

No. 38.

Leave.—Mr. Assistant Engineer V. Righy obtained indulgence leave from the date of his availing himself thereof until the 1st January 186

No. 51.

The 8th January 1861.

The indulgence leave for one month, granted by the Officiating Director of Canals to Mr. Overseer Baness, 2nd Division Baree Doab Canal, with effect from 18th December last, is confirmed.

REVENUE DEPARTMENT.

No. 35.

The 8th January 1861.

The leave of absence on private affairs granted for six months by the Revenue Surveyor, Derajat, to Hurree Sing, Sub-Assistant under his orders, with the sanction of the Deputy Surveyor General, from 16th December 1860 to 16th June 1861, is confirmed.

B. H. Davies, Secretary to Government, Punjab.

LAHORE, THE 5TH JANUARY 1861.

No. 6.—Transfer.—Captain C. P. Keyes, Commandant, 6th Punjab Infantry, to the 1st Punjab Infantry, in room of Colonel J. Coke, c. B., vacated the appointment.

THE 7TH JANUARY 1861.

No. 7.—The Brigade Order dated 29th December 1860, by Brigadier General N. Chamberlain, C. B., Commanding Punjab Irregular Force, appointing Lieutenant T. Quin, Second in Command, 6th Regiment Punjab Infantry, to officiate as Commandant of that Corps, until further orders, is confirmed.

No. 8.—Appointment.—Assistant Surgeon H Potter, M. D., 1st Sikh Infantry, is appointed to the Medical charge 1st Punjab Cavalry, during the absence, on Furlough, of Assistant Surgeon D. B. Daly, M. D., or until further orders.

G. HUTCHINSON, Major, Military Secretary to Govt., Punjab.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal:—

Amounts available

Districts. on this dute.

Akyab ... 80,000 at one per Cent. prem.

Backergunge ... 1,30,000
Beerbhoom ... 50,000
Bullooah ... 1,00,000
*Chittagong ... 2,50,000
Daeca ... 50,000

Dinagepore ... 1,00,000 Gowalparah ... 50,000

Hooghly ... 1,00,000 Jessore ... 1,40,000

Jorehaut ... 1,00,000 Kamroop ... 1,00,000

Luckimpore ... 50,000 Maldah ... 1,20,000

Nuddea ... 1,20,000 Parneah ... 50,000 Pubna ... 70,000

Pubna ... 70,000

Rajshahye ... 1,80,000 at 1 per Cent. prem.

*Tipperah ... 1,00,000

F. LUSHINGTON,

Accountant to the Govt. of Bengal.

Bengal Acore.'s Office, The 18th Jan. 1861.

* These Treasuries will be cleared shortly, if the amounts available are not taken up in Bills.

Bills applied for after 2 P. M. will not be issued till the following day.

Bills will not be granted for less than 50 Rupees.

Opium Dotification.

Notice is hereby given, that the second Sale of Opium, the provision of 1859-60, will be held at the Exchange Hall, on Wednesday, the 6th of February 1861, at 11 A. M., and will comprize 1,780 Chests, viz.:—

Behar Opium	 		333	1,220
Benares ditto	 7474	***		560
	Total	Chests		1,780

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 10th November 1860, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 11th and 21st February 1361 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Monday, the 11th February 1861, and no Treasury Receipts in full payment of Lots will be accepted after 4 p. m. of Thursday, the 21st February 1861.
- 4. In addition to the quantity above advertized for Sale, the following quantities, more or less, of Behar and Benares Opium of 1859-60 will be brought to Sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

			Behar alout Chests.	Benres about Chests.	Total about
On or about	Thursday, .7th March	1861	1220	560	1780
Ditto	Wednesday, 10th April		1220	560	1780
Ditto	Wednesday, 8th May	,,	1220	560	1780
Ditto	Monday, 10th June	,,	1220	500	1780
Ditto	Monday, 8th July	,,	1220	500	1780
Ditto	Monday, 5th August		1220	560	1780
Ditto	Monday, 9th September	22 100	1220	560	1780
Ditto	Monday, 7th October	99 1111	1220	500	1780
Ditto	Wednesday, 6th Nov.	33 141	1220	560	1780
Ditto	Thursday, oth December	,,	1244	601	1845
			12224	5011	17805

By Order of the Board of Revenue,

A. Eden,
Offg. Junior Secretary.

FORT WILLIAM,
The 2nd January 1861.

(Cory.) Circular No. 1.

TO THE CRIMINAL AUTHORITIES IN THE LOWER AND EXTRA-REGULATION PROVINCES.

I AM directed by the Court to draw your attention to the Act of Parliament, XXIII. and II. T. RAIKE'S, ESQ., C. B. TREVOR, ESQ., and R. V. BAYLEY, ESQ., Judges; and C. Steur, Esq., Officiating Judge.

Official Judge.

Court to draw your attention to the Act of Parliament, XXIII. and XXIV. Vic. cap. S8, entitled "an Act to extend certain provisions for Admiralty jurisdiction in the Colonists to Her Majesty's Territories in India,"

which was published at pages 2280-82, of the Government Gazette, of the 27th October last, and Act XII. and XIII., Vic. cap. 96, referred to in the aforesaid Act and published below.

I have, &c.,
(Sd.) II. B. LAWFORD,
Register.

The 7th January 1861.

CAP. XCVI.

An Act to provide for the prosecution and trial in Her Majesty's Colonies of offences committed within the jurisdiction of the Admiralty.

(1st August 1819.)

"Whereas by an Act passed in the eleventh year of the Reign of King William the Third entituled an Act for the more effectual suppression of Piracy, it is enacted that all Piracies, Felonies, and Robberies, committed on the Sea or in any Haven,

Robberies, committed on the Sea or in any Haven, River, Creek, or place where the Admiral or Admirals have power, authority, or jurisdiction, may be examined, inquired of, tried, heard, and determined and adjudged in any place at Sea, or upon the land in any of Her Majesty's Islands, Plantations, Colonies, Dominions, Forts or Factories to be appointed for that purpose by the King's Commission in the manner therein directed and according to the Civil Law, and the method and Rules of the Admiralty. And whereas by an Act passed in the forty-sixth year of the Reign of King George the Third, intituded un Let for the speedy total of offences commit-

trick of offeners commit-ted in distant parts upon the Sea, it is enacted that all Treasons, Piracies, Felonies, Robberies, Murders, Conspiracies, and other offences, of what nature or kind soever, committed upon the Sea, or in any Haven, River, Creek, or place where the Admiral or Admirals have power, authority, or jurisdiction, may be inquired of, tried, heard, actermined and adjudged according to the common course of the Laws of this Realm used for offences committed upon the land within this Realm, and not otherwise in any of His Majesty's Islands, Plantations, Colonies, Dominions, Forts or Factories, under and by virtue of the King's Commission or Commissions under the great Seal of Great Britain to be directed to Commissioners in the manner and with the powers and authorities therein provided: And Whereas it is expedient to make further and better provision for the apprehension, custody, and trial in Her Majesty's Islands, Plantations, Colonies, Dominions, Forts and Factories, of persons charged

with the commission of such offences on the Sea, or in any such Haven, River, Creek or place, as aforesaid: Be it, therefore, enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal

All persons charged in any Colony with offences committed on the Sea may be dealt with in the same manner as if the offences had been committed on waters within the local jurisdiction of the Courts of the Colony.

and Commons in this present Parliament assembled, and by the authority of the same; That if any person within any Colony shall be

charged with the commission of any Treason, Piracy, Felony, Robbery, Murder, Conspiracy or other offence of what nature or kind soever committed upon the Sea, or in any Haven, River, Creek or place where the Admiral or Admirals have power, authority, or jurisdiction, or if any person charged with the commission of any such offence upon the Sea, or in any such Haven, River, Creek, or place, shall be brought for trial to any Colony, then, and in every such case, all Magistrates, Justices of the Peace, Public Prosecutors, Juries, Judges, Courts, Public Officers, and other persons, in such Colony, shall have and exercise the same jurisdiction and authorities for inquiring of, trying, hearing, determining and adjudging such offences, and they are hereby respectively authorized, empowered, and required to institute and carry on all such proceedings for the bringing of such persons so charged as aforesaid to trial and for and auxiliary to and consequent upon, the trial of any such person for any such offence wherewith he may be charged as aforesaid as by the Law of such Colony would and ought to have been had and exercised or instituted and carried on by them, respectively, if such offence had been committed, and such person had been charged with having committed the same upon any waters situate within the limits of any such Colony, and within the limits of the local jurisdiction of the Courts of Criminal Justice of such Colony.

H. Provided always, and be it enacted, that if any person shall be offence, shall suffer the like offence, such person, so convicted, shall be subject and liable to, and shall suffer all such and the same Pains, Penalties, and Forfeitures, as by any Law or Laws now in force persons, convicted of the same respectively, would be subject and liable to in case such offence had been committed, and were inquired of, tried, heard, determined and adjudged in England, any Law, Statute or Usage to the contrary notwith-standing.

Provision for the total of murder and manslaughter where the death only Lappens in the Colony or upon the Sea.

Shall die in any Colony of any Stroke, Poisoning, or Hurt, such person having been feloniously stricken, poisoned or hurt upon the Sea, or in any

stricken, poisoned or hurt upon the Sea, or in any Haven, River, Creek or place where the Admiral or Admirals have power, authority, or jurisdiction, or at any place out of such Colony every offence committed in respect of any such case, whether the same shall amount to the offence of Murder or of Manslaughter, or of being accessary before the fact to Murder or after the fact to Murder or Manslaughter, may be dealt with, inquired of, tried, determined, and punished in such Colony, in the same manner in all respects as if such offence had been wholly committed in that Colony: And that

if any person in any Colony shall be charged with any such offence as aforesaid in respect of the death of any person, who having been feloniously stricken, poisoned, or otherwise hurt, shall have died of such Stroke, Poisoning or Hurt upon the Sea, or in any Haven, River, Creek, or place where the Admiral or Admirals have power, authority, or jurisdiction, such offence shall be held for the purpose of this Act to have been wholly committed upon the Sea.

IV. "Provided also, and be it enacted, that
Jurisdiction of the Supreme
Courts of Now South Wales and
Van Dienen's Land preserved
9G. 4C. 83.

The Provided also, and be it enacted, that
nothing in this Act contained shall in any
way affect or abridge
the jurisdiction of the

Supreme Courts of New South Wales, and Van Diemer's Land, as established by an Act passed in the ninth year of the Reign of King George the Fourth intituled an Act to provide for the administration of Justice in New South Wales and Van Diemen's Land, and for the more effectual government thereof, and for other purposas relating thereto.

V. "And be it enacted, that for the purposes Interpretation of Terms. of this Act the word "Colony" shall mean any Island, Plantation, Colony, Dominion, Fort or Factory of Her Majesty, except any Island within the United Kingdom, and the Islands of Man, Gueruscy, Jersey, Alderney and Sark, and the Islands adjacent thereto, respectively, and except also all such parts and places as are under the Government of the East India Company: and the word "Governor" shall mean the Officer for the time being administering the Government of any Colony.

VI. "And be it enacted, that this Act may be amended or repealed by any Act to be passed during this present Session of Parliament."

Notification, No. 3.

INCOME TAX ON POLITICAL AND OTHER PENSIONS.

WITH reference to the orders of Government dated 11th October and 23rd November last (vide pages 2173 and 2548 of the Calcutta Gazette), ruling, with reference to Sections XXVI. and XXX. of Act XXXII. of 1860, that the Income Tax on Political Stipends and Pensions paid to persons not in Government employ, other than those coming under head of "Superannuation," are assessable by Officers in charge of Public Treasuries without the intervention of the Civil Auditors, it is requested that the Tax leviable upon such allowances from July last may at once be realized by the Treasury Officers disbursing them, the recovery being duly reported to this Department.

Future assessments made under the same orders should be separately credited for purposes of check here under the head of "Income Tax Account."

E. DRUMMOND,

Accit. Genl. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAE AND REVENUE DEPARTMENT,
The 30th December 1860.

Notification, No. 4.

To ALL CIVIL TREASURY OFFICERS CONCERNED.

The Officiating Secretary to the Government of India, in the Military Department, having brought to the notice of this Office the inattention of Officers in charge of Civil Treasuries, and to the Rules in force for remittances on account of the Estates of deceased Soldiers, which leads to frequent double remittances to his Department, your particular attention is drawn to the Government General Order No. 1725, dated 28th December 1858, published at page 2597 of the Calcutta Government Gazette for that year, and to my Circular, dated 19th January 1859, transmitting a form of transfer credit receipt applicable to such remittances.

E. DRUMMOND,

Acett. Genl. to the Gort. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 10th January 1861.

Notification, No. 5.

TO ALL CIVIL TREASURY OFFICERS CONCERNED.

INSTEAD of keeping a separate Memorandum of Bill and Receipt (or adhesive) Stamps as directed in my Notification, dated 7th ultimo, it will be sufficient in future distinctly to add the supply, and deduct the quantity sold, of such Stamps in the Memorandum of Judicial Stamps, to which should be carried the balance (if any) of the Memorandum of Bill and Receipt Stamps.

No. 6.

The abolition of the Leia District, and the establishment of a new District called Bunnoo, in the Punjab, notified at page 117 of the Calcutta Guzette of the 12th instant, should be noted for future guidance in the list of Treasuries appended to the Bill Circular.

No. 7.

To prevent misapprehension, it is hereby intimated that charges on account of Compensation for losses incurred during the late Mutiny should be supported in account with the original Certificates of the Compensation Commissioner and payees' receipts, and not by audited Bills.

No. 8.

The realizations on account of Income Tax under each Schedule, and of Stamps (exclusive of Postage Stamps), should be reported to this Office punctually on the 1st or 2nd of the month following that in which they are brought to account.

E. DRUMMOND,

Acett. Genl. to the Govt. of India.

FORT WILLIAM;
ACCIT. GENL'S OFFICE,
DURBAR AND REVE. DEPT.,
The 16th January 1861.

Notice.

No. 2115.

TO ALL OFFICERS IN CHARGE OF TREASURIES.

In supersession of the Form of Register of Interest payments on Government Promissory Notes, prescribed in Circular from this Department, No. 899, of the 15th August last, the subjoined Form, combining both a Register for payments and a record of payee's receipts, will in future be accepted from all Treasuries throughout India from the 1st proximo.

2. A Note must be appended at the foot of each Register, exhibiting the total Tax deductions at 3 and 1 per Cene, respectively, as credited in the Treasury Accounts.

3. One Statement for each month's payments, and a separate Statement for each Loan, will be prepared.

4. The Register must be in duplicate, the original being sent to the Accountant with the regular Treasury Accounts, and the Duplicate retained for record.

At the same time a copy of the Register without the payer's signatures should be forwarded to this Department.

> (Sd.) E. Drummond, Accountant General to the Government of India.

ACCOUNTANT GENERAL'S OFFICE; Interest Department, The 17th January 1861.

PER CENT. LOAN OF DATE

We do hereby acknowledge to have received from the Officer in charge of the Treasury the sums shown

against our respective names, as follows, being the amount of Interest due to us, as specified:-

Date of Pay- ment.	Numbers.	Ameunts.	Interest for what period.	Heider's name.	An cunt of In-	Income Tax at 4 per Cent.	Holder's signa-
			1		İ		
	i.		8				
							1
			1			1	

Ecclesiastical.

THE REVEREND ALEXANDER ROBINSON, of Trinity College, Dublin, A. M., Assistant Chaplain, has been appointed by the Lord Bishop a Surrogate in this Archdeaconry for granting Episcopal Licences of Marriage.

W. H. Abbort, Jr.,
Offg. Registrar and Secretary

CALCUTTA,
The 18th January 1861.

Circular, No. 1070.

To

COLLECTOR OF SALT AGENT OF OPIUM AGENT OF

SIR,—I HAVE the honor to request that you will communicate to this Office punctually on the 1st of each month the gross amount of receipt on account "Stamps" in your Treasury for the mouth preceding.

I have, &c.,

F. LUSHINGTON,

Acctt. to the Govt. of Bengal.

FORT WILLIAM;
Office of Accelt. to the Govt. of Bengal,
The 14th January 1861.

Notification, No. 1071.

TO TREASURY OFFICERS OF THE LOWER PROVINCES.

The Extract Register of Bills discharged on account the Government of India, which is forwarded with each monthly Treasury Account, should be prepared as an entirely distinct Appendix, from the month of December last.

F. Lushington, Acctt., Govt. of Bengal.

FORT WILLIAM;
Office of Acott. to the
Govt. of Bengal,
The 14th January 1861.

Erratum.—In the last issue the word "District" was erroneously printed for distinct in the above Notification.

F. LUSHINGTON,
Acctt., Govt. of Bengal.

Notice.

BANKERS and Merchants sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

> E. W. Perry, Offg. Superintendent.

SUPDY. OF STAMPS' OFFICE, The 13th December 1860.

Notice.

THE Public are hereby informed that, from this date, the power of endorsing documents protecting Salt, according to the provisions of Section XLVII., Regulation X. of 1819, has been withdrawn from the following Chowkies of the Jellasore Division:—

Chowkey Chomook,

- " Errinch,
- ,, Bahiree,
- .. Contai.

At the following two new Stations, documents protecting all Salt passing by or near those Stations must be examined and endorsed under the conditions of Section XLVII., Regulation X. of 1819:—

Bhaitghur.—On the South bank of the Bogdah River, opposite the Kaleenuggur Salt Golahs.

Hidgelee Point.—On the left bank of the Russulpore River.

A. MONEY,

Controller.

OFFICE OF CONTROLLER OF GOVT. SALT CHOWKIES, The 29th December 1860.

Calcutta Stamp Office.

The 22nd December 1860.

WITH reference to the present applications made to this Office for the impressment of Stamps on executed Instruments, the attention of the Public is directed to Section III. of the new Stamp Act, which enjoins a minimum penalty of One hundred Rupees on persons making, executing, or signing Deeds, Instruments and Writings engrossed on unstamped or insufficiently stamped Paper. Parties are accordingly requested to send their documents to be stamped before execution, as they can only be impressed after signature on proof that the omission arose from "accident, ignorance, inadvertence or from other unavoidable cause," and upon payment of the penalties specified in Clause 2, Section XIII. of the said Act.

> G. B. HAMPTON, Collector of Stamps.

Presidency and Queen's Troops' Pay Office Memorandum.

Notice is hereby given, that all payments hitherto made at the Presidency Pay Office in Cash will from this date be made by Cheque on the Sub-Treasurer, Fort William; and that no Bill will be received at the Presidency Pay Office for payment after 2 P. M.

G. M. HILL, Major,

Presidency Pay Master, and Pay Master of British Troops.

CALCUTTA, The 7th January 1861.

Notice.

THE Calcutta Gate Drawbridge having been repaired will be available for egress of Carriages, and the Water Gate for ingress only, from this date.

(By Order,)

George N. Greene, Major, Offg. Fort Adjutant.

FORT WILLIAM, The 17th January 1861.

Dalhousie Sanatarium-Punjab.

SALE BY PUBLIC AUCTION OF BUILDING SITES.

On or about the 5th February will be sold by Public Auction at Dalhousie the available building sites in that Sanatarium, at an upset price of Rupees fifty per Acre. All intending purchasers to attend at the Auction, or to appoint Agents to bid for them. The value of the lots to be paid to the undersigned within one month from the date of Sale.

It is to be clearly understood that the rules framed by Government for the Sanatarum will be binding on all purchasers of sites.

About fifty sites will be put up to Auction.

G. A. CRASTER, Captain,

Executive Engineer.

NOORPORE, January 3rd, 1861.

Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD,

Magistrate.

Sheriff's Office, the 5th January 1861.

Notice is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday, the Fourth day of February next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

John Cochrane, Sheriff.

দরিক আফিস জানওয়ারি ১৮৯১ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি

৪ ফিবরিওয়ারি সন ১৮৯১ সাল সোমবার

দুই প্রহরের সময় কলিকাতার ফোট উইলি
এমের এবং তাহার অস্তঃপাতি যে সকল

ছান তরিমিক্ত বল দেশের ফোট উইলি
এমের শুপ্রেম কোট আপন আদালত যরে

ওয়েরটরমিনর এবং এডমাইরেলটি অর্থাৎ

মহা সমুদ সম্পাকীয় মোকদমা নিম্পাত্তি

জন্য এক সেশিয়ান অর্থাৎ মিছিল করি
বেন।

এই ফেশীয়ান জতকাল প্যান্ত বনিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তা-হার পর প্রতি দিবস এগারো ঘণ্টার সময় বনিবেক এ বিষয় সকলে স্মরণ রাগুন।

> John Cochrane, Sheriff.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th of Poos 1268 Fusly.

The purchaser of such Mehals will be subject to the conditions laid down below :-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and	A	rea.		Su Jui	REMARKS.					
		Annual Control of the			В.	C.	D.	Rs.	As.	P.	300.00	
1	3785	Sewthura, Pergunnah Nonore	e			309	19	19	380	0	0	
2	3786	Benowlee oorf Benwuleen, Pe	rgunnal	ditto		19	9	4	15	0	0	
3	2757	Luhrap,	ditto	ditto		472	6	0	917	0	0	
4	3787	Goordeeha,	ditto	ditto		355	9	16	415	8	0	
5	3788	Muthoorapoor,	ditto	ditto		822	7	1	684	0	0	
6	3789	Mudunpoor,	ditto	ditto		2,921	5	0	2,315	0	0	
7	3790	Khundnec	ditto	ditto		804	16	0	975	0	0	
S	3791	Kurbasin and Putty Ponday,	ditto	ditto		1,732	12	0	2,019	0	0	
9	3792	Bunowlee,	ditto	ditto		1,011	18	5	1,853	0	0	
10	3793	Bhoputpoor dakhlee Audharce	ditto	ditto	•••	61	9	11	60	12	0	
11	3791	Luchmeepoor oorf Luchmee dee dakhlee ditto,	ditto	ditto		65	13	19	. 58	0	0	
12	3795	Hurpoor, dakhlee ditto,	ditto	ditto		103	4	4	85	0	0	
13	3796	Kanhoodee, dakhlee ditto,	ditto	ditto	300	104	11	8	92	.0	0	
14	3797	Bissumberpoor, dakhlee ditto,	ditto	ditto		134	19	10	135	0	0	
15	3798	Jacedee, daklilee ditto,	ditto	ditto	•••	95	13	11	85	8	0	

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the two Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale under Orders of Government, contained in their Under-Secretary's letter addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No. 2722, in the Midnapoor Collectorate, on Friday, the 1st February 1861, corresponding with the 21st Maugh 1268 Umlee. The purchasers of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st .- Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupees, a deposit of Rupees 25 per Cent. to be at once made upon the amount bid, the same to be forfeited to Gevernment if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one, and the Mehal will be again put up to Sale.

3rd.—The Sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident Cultivators who have signed the Jummabundee made by the Revenue Authorities.

4th.—The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purchasers as heretofore paid by Government proportionately with other Zemindars. The executive arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—The amount recorded in the subjoined description of the Mehals under the heading of Sudder Jumma represents the amount for which the new Proprietor will be liable on account of the Covernment Revenue of each Estate.

6th.—The right of Government to all Minerals to be reserved.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.			Sudder Jumma.			Upset price.			RUMARKS.
	191	Kedar Koond Estate.	В.	С.	D.	Rs.	Λs.	Ρ.	Rs.	As.	Ρ.	
1	:***	Gogram, Pergunnah Kedar Koond	1,118	5	G	724	11	84	1,920	13	$7\frac{1}{2}$	of these Mehals will
2		Ambadeeghee, Pergunnah Kedar Koond	488	11	12	379	1	3	1,020	4	Qå	expire in 1864-65= 1271 Umlee. The rent paid on such lease is tho amount shown in Column 5.

N. B.—These two Estates were sold in this Collectorate on the 10th October last, but on account of the default of the purchaser they are now to be re-sold.

Kumulakunt Bysack, Deputy Collector, in charge of Treasury.

MIDNAPOOR COLLECTORATE, The 31st December 1860.

Notice.

REQUIRED a Treasurer for the Rungpore Collectorate. Salary Rupees 110 per month. Security amounting to Rupees 25,000 is required. Application to be made to the Collector of Rungpore.

A. G. MACDONALD, Collector.

ZILLAH RUNGPORE;
Camp Fulnapore,
The 27th December 1860.

Wanted,

A Police Darogah for the Midnapore Zillah Police. Salary 50 Rupees per month. Persons desirous of obtaining the Office must make application to the undersigned, with testimonials of character, good education and qualification from previous service.

C. B. GARRETT,
Offg. Joint Magistrate

MIDNAPORE,
The 28th December 1860.

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ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of 24-Pergunnahs, and mentioned in the Statement hereto annexed, will pe put up to Sale, under Orders of Government dated the 3rd November 1859, No. 2722, in the 24-Pergunnahs' Collectorate on the 4th February 1861 and following days, corresponding with 23rd Magh 1267 B. S. The purchaser of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the Right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to

be paid down at once.

4th.—When the amount of purchase money exceeds 100 Rupees, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

5th .- The right of Government to all Minerals to be reserved :-

Number.	Number on the Towjee.	Name of Mehal and Pergunnah.	Атеа с	of 1	Mela	ul.	Sudder J	um	ma.	Upset	Pri	ce.	Remarks.
			В	c.	Ch	. G.	Rs.	As	. P.	Rs.	Λs	P.	
1	30	Pergunnah Magoorah Chuck Bollibag	199	3	11	0	182	4	1	304	8	2	
2	41	Ditto Mooragatcha, Mouzah Loodea, &c.	*080	16	2	12]	703	7	11	140G	15	10	* An undetermined claim to 50B. 1C. 7Ch. of this area as rent-free.
6	73	Pergunnah Sahapore, Mouzah Ramlo- chunpore, &c.	649	19	8	0	550	10	5	1101	4	10	
6	86	Pergunnah Magoorah, Mouzah Chun- derant	129995		12	0 5547	198	The State of	î î	397			
7	111	Pergunnah Mooragatcha, Mouzah Kamarpole, &c.,	11493			n (8)	11518		72	23037			ł
8	113	Pergunnah Azimabad, Mouzah Allipore,			8 30								
10	154	&c Pergunnah Magoorah, Mouzah Chal-	5138	11	U	U	6516	11	2	13033	в	4	An undetermined claim to 171B. 14C. of this area as rent-free.
10	103	waree, &c.	16745	11	10	0	17963	12	2	35027	8	4	An undetermined claim to 47 B, 16C, 8Ch, 15G.
14	310	Pergunnah Mooragatcha, Mouzah Dabi- pore, &c.	1012	1	0	0	1216	7	8	2432	15	4	
15	311	Perguinah Mooragatcha, Mouzah Ektura, &c.	4121				2725	- 51		64 50			Au undetermined claim to 738B. 18C. 6Ch.
16	312	Pergunnah Mooragatcha, Mouzah Belsingah, &c	10835	10	0	10	8790	7	0	17598	14	0	An undetermined claim to 667B, 17C, 3Ch,
19	336	Pergunnah Sahapore, Mouzah Bone- mollypore, &c	12566	11	14	5	For 1267 10712 For 1268 10722 For 1269 10732 For 1270 10741 From 12	13 B. 6 B. 0 B. 9 71 t	9 S. 10 S. 0 S. 1	0.511	10		
22	352	Pergunnah Balcah, Mouzah Nowhaza- ree, &c.	3372	6	7	0	10753 5352			21511			An undetermined claim to
i					, ni			1756			1951	100	20QB. 2C. oCh.
24	374	Pergunnah Hatteaghur, Mouzah Gopal- nagore, &c.	502	10	2	0	483	13	2	967	10	A	
25	384	Pergunnah Beridhetty, Mouzah Monoo- rauz, &c.	10042		2770		7299	4	81	14578			An undetermined claim to 818B. OC. 14Ch.
26	411	Pergunnah Magoorah, Mouzah Dhon- khola, &c	2071	15	0	9	2551	3	6	5102	7	ò	An undetermined claim to 154B, 8C, 15Ch, 7gG.

	the					
200	110	5				
		Name of Mehal and Pergunnah.	Area of Mehal.	Sudder Jumma.	Upset Price.	REMARKS.
3	a je					, and a king.
A DINOCT.	Number Towjee.					
-						
7	412	Pergunnah Magoorah, Mouzah San-	927			
		poolcooreah	041 5 0 0	589 10 10	1170 5 8	An undetermined claim
1						78B. 7C. 8Ch.
9	1531	Pergunnah Hatteaghur, Mouzah 2nd Bhuggobanpore	23362 8 0 0	1241 5 0	2482 10 0	
,	414	Pergunnah Mooragatcha, Mouzah In-	20302 8 0 0	1241 5 0	2402 10 0	
3	432	soorbareah, &c. Pergunnah Hatteaghur, Abad Kadooah	1586 0 0 0	775 15 6	1551 15 0	
'	732	&c	6808 13 0 0	From 1267 to		
1			100000 Dec 200 2000	1274 B. S.		
- 1				per year. 2554 5 2		
				For 1275.		
- 1				2575 1 3 For 1276.) i	
- 1				2595 11 3	Ä Ä	
1		1		For 1277. 2637 1 6		
				2637 1 6 For 1278.		
1	4	. 1	1	2678 7 7	1	
1				For 1279.	5439 11 8	
3	443	Pergunnah Pechacooly, Mouzah Kurri-				
1	444	bariah, &c. Pergunnah Boridhotty, Mouzah Bung-	4852 13 11 11	5566 3 2	11132 6 4	
. !	0.00	seedhurpore, &c	2224 0 0 0	2625 0 0	5250 0 0	
1	953 1072	Pergunnah Habilisohur, Mouzan Konah Pergunnah Calcutta, Mouzah Chundi-	1 1 10 0	2 0 5	4 0 10	
1		bareah	111 10 0 0	68 14 3	137 12 6	
1	1073	Pergunnah Mooragatcha, Mouzah Mo- samaree, &c.	447 7 11 0	237 E U	475 U D	
3	1074	Pergunnah Calcutta, Mouzah Teghur-		TOTAL DESCRIPTION	Daniel Sol at	
,	1075	reah, &c. Pergunnah Hatteaghur, Mouzah Surus-	308 16 0 0	191 11 7	380 13 2	
i		bareah Pergunuah Calcutta, Mouzah Titta-	552 18 0 0	215 1 8	431 3 4	
3	1670	ghurrea	1 1 0 0	0 15 8	1 15 4	
1	1671	Ditto Ditto	0 4 0 0	0 3 1	0 6 2	
	1679	Ditto	1 1 11 0 5 1 8 0	1 3 7 3 6 2	2 7 2 6 12 4	
1	1708	Ditto	0 4 8 0	0 3 4	0 6 8	
1	1709 1710	Ditto	2 3 12 0 1	0 13 4	2 14 8 1 10 8	
5	1711	Ditto	0 13 12 0	0 7 4	0 14 K	
3	1712	Ditto Ditto	1 15 15 0 7 0 0 0	1 0 5	9 6 4	
3	1716	Ditte	3 17 0 0	2 9 1	5 2 2	
3	1719 1720	Ditto	0 16 0 0	0 8 7	$\begin{array}{cccc} 1 & 1 & 2 \\ 1 & 3 & 2 \end{array}$	
í	1721	Ditto	1 5 0 0	0 13 4	1 10 8	
2	1723	Ditto Pergunnah Magoorah, Mouzah Choattee	0 10 4 0	0 5 6	0 11 0 1	
, 1	1495	Pergunnah Azinmbad, Mouzah Gabban-	0 5 6 0	0 9 2	1 2 +	
3	40	do Pergunnah Hatteaghur, &c., Mouzah	1 16 0 0	1 8 0	300	
1	42.	Ransharonh, &c.	284 2 7 8	130 0 0	130 0 0	
1	46	Pergunyah Hatteaghur, Mouzah Binda- bumpore, &c.	214 0 12 1	110 0 0	110 0 0	
1	165	Pergunnah Hattenghur, &c., Mouzah	MARKET MODELLES, 1. 1.1		2000	
2	425	Rajarampore, &c. Pergunnah Hatteaghur Mouzah Kassi-	1334 15 2 12	800 0 0	600 0 0	
		nagore	8812 1 8 0	5000 0 0	5(KK) () ()	
1	435	Pergumah Hatteughur, Abad Gobind-	678 14 0 0	370 0 0	370 0 0	1
5	487	Pergunnah Pechacooly, Mouzah Se-	678 14 0 0	1000		
,		moolbaresh, &c	535 11 4 0	560 14 9	560 14 9	
3	289	Pergunnah Meddenmullo, Monzah Kishorepore, &c	160 18 6 0	78 13 2	100 0 0	
1	423	Pergumah Hatteaghur, Abad Belpoo-	Table 425.			
1	1060	Pergumah Myhotty, Mouza'i Enam-	6461 14 4 0	2283 13 11	3202 12 1	
j		pore, &c	519 10 8 0	413 2 9	543 2 10	
7	1158	Pergumah Calcutta, Mouzah Khurrem- bah, &c.	1674 6 3 19	774 9 4	958 14 10	
4	1365	Pergunnah Baziapore, Mouzah Luckhi-				
- 0	li 8	nathpore, &c	157 16 11 10	102 0 1	120 0 1	4.3

C. H. CAMPBELL,
Offg. Collector.

COLLECTOR'S OFFICE; 24-PERGUNNAHS, The 2nd Junuary 1861.

T 172]

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of Government, in the Shahabad Collectorate, on Saturday, the 25th January 1861, corresponding with the 28th Poos 1268 Fusly.

The purchaser of such Mehal will be subject to the Conditions laid down below :-

CONDITIONS OF SALE. .

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest

bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be

paid down at once.

4th.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as one.

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Remarks.
1	616	Rughopoor, Pergunnah Powar	B. C. D. 100 0 0	Rs. As. P. 14-4 0 0	This Estate will be re-sold owing to the purchaser having failed to deposit the purchase money as prescribed by Regulation.

J. MACKENZIE,

Deputy Collector, in charge of Treasury.

SHAHABAD COLLECTORATE,

The 8th January 1861.

Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

E. Bickers,

Extra Assistant Commissioner,
in charge of Treasury.

Lucknow Treasury Office, The 30th November 1860.

Notice

Is hereby given, that the Lease of the Limc-bed situated in Pergunnah Jufflong, at the foot of the Jynteah Hills, in the North of the District of Sylhet, will expire on the 30th April next. Parties desirous of working the bed in question are requested to apply either personally, or through their Agents, to the Collector of Sylhet, by whom all particulars regarding it will be furnished. The lease now about to expire was for a period of five years.

GEORGE G. BALFOUR.

Collector.

SYLHET COLLECTORSHIP, The 2nd January 1861.

[173:]

COMMISSARIAT DEPARTMENT.

No. 101.

GENERAL STATEMENT showing the sums disbursed in the Barrack Department under the control of the Deputy Commissary General, Lower Circle, during the year 1859-60.

STAT	IONS.		1859. May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.	1860. Jan.	Feb.	March.	Apvil.	Fotal,	Grand Total
						LIME	, сна	RCOAL	, GHU	RRAS,	&c.					
Presidency Lancegunge Sinapore Benares Saugor Dacca	20	***	2038 82 262 449 3 184	803 0 313 356 363	635 80 200 348 312	1849 20 706 361 259	837 17 511 510 240	1466 2 211 441 49 231	5 76 253 340 43 257	1642 16 204 815	1512 91 136 1208 18 286	352 35 236 *3886 60 317	89	97 196 355	11627 599 3393 9641 309 5333	
	Total		3018	1844	1575	3191	2115	2433	973	2025	3251	1586	1318	1203		3843
			1			TAT	TIES A	ND ES	rabli:	SHME	NTS.					
Presidency Rancegunge Dinapore Benares Saugor Ducca			160	 1180 	220 1497	169 37	666 606 606 606 606	67	320	3000 3000 3000 3000 3000 3000 3000 300	 1401 				 776 4278	
	Total		160	1180	1717	206		67	320		1404					50
						PU	NKAI	I ESTA	BLISH	MENT	'S.					
Presidency Raneegunge Dinapore Benares Saugor Dacca			1570 1461 3471 	1766 3856 358 476	3857 2452 441 428	3947 2850 1035 295 428	4396 3806 3536 295 428	2552 3072 295 428	1535 2950 226	383 1218 4076 	7867	+1943: 		1510	2385 3d 1904 5449 168 211	5 0 4 1
	Total	***	6511	9874	10560	9455	12461	10815	6855	5077	7867	1943		1640	uru:	1018
						CONS	ERVA	NCY E	STABL	ISHMI	ENTS.					
Presidency Rancegunge Dinapore Benares Saugor Dacca		***	1120	36 309 1800 83	1856 401	570 138 491 1104 132 363		179 313 1270 127	940 180 848 979 117 308	9	50	\$11656 114	260 221 100 138	141 245 771 165	1275 210 440 2727 146 413	7 3 3 2
	Total	•••	2590	3368	3415	2743	2615	3013	2872	4875	5091	1362	3881	3437	verne	521
	9									,					Total Lower	1 87

Total of Central Circle as per Statement No. 77, in Gazette of 15th September 1869 Total of Upper Circle as per Statement No. 98, in Gazette of 8th December 1860 ... Rs. 342675. ... , 235690.

Grand Total

... Rs. 786225.

W. B. THOMSON, Commissary General.

COMMISSARY GENERAL'S OFFICE; Fort William,
The 31st December 1860.

<sup>Only Re. 2431 appertain to the month's charges; the rest are arrears.
All arrears.
Only Re. 1021 of the Conservancy charges in February at Benarce are for that month; the rest are arrear charges.</sup>